Form 3	# 4090	2		ODBSKY Printing Company, Dallas, Teyas—1817
	REAL E	STATE MORT	GAGE.	
THIS INDENTURE, Made this				
	and Manshi	e middlet	y and between	
or the county comments	and State of Oklahoma		rt, andpart_1	of the second part:
WITNESSETH, That the said part	the first, for and in consider	ation of the sum of	Five Sund	sea Dollars, to
Messain hand paid, by the said part	of the second part, the rec	eint whereof is hereby ac	knowledged, ha NE granted, bar	gained and sold, and by these presents
dogrant, bargain, sell, convey and confirm piece, or parcel, of land, lying and situa	into the said part — of the	second part and to	tate of Oklahoma, to-wit:	ill of the lollowing described tract
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	***************************************		
Lots 22, 23, and	2pm ble	och 18 m	the north	Side addition
to the lown of &	orken arrow	v ahlas	joura, accom	dung to the
Manded plat				
Monded plan	Millog	*************************************	**************************************	

37. 5. 4.		**********************		
		4		

		. ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	***************************************	
TO HAVE AND TO HOLD THE SAME, w	ith all and singular the tenen	ents, hereditaments, and	appurtenances thereunto belonging	g, or in any wise appertaining, and all
rights of homestead exemption unto the said part	of the second part, and	to his heirs and	assigns forever. And the said pa	rthereby
covenant and agree that at the delivery hereof				
in, free and clear of all incumbrances, and that heirs and assigns, forever, against the lawful cla	li li		net and peaceable possession of s	aid part of the second part,
PROVIDED ALWAYS, and this instrument	is made, executed and deliver	red upon the following co		
First: Said first part les justly				undsed
able according to the tenor and effect of the	certain negotiable pro	missory noteexecut	ed and delivered by the said first	to the said first part see, and pay-
may 1, 1912, and payable to	the order of said second part	y on the Si	day of may	1913 at Tulsa, Oklah
with interest thereon from date until maturity at interest notes of even date herewith, and execute				
neterest notes of even date herewith, and execute november 1912 and one				rs, due on the day of day of day of 19/3
respectively. Each of said principal and interest	notes bear interest after mate Mawith exchange on 1	urity at the rate of Tex	per cent per annum, and are i	nade payable at the order of said second
SECOND: The said part ill of the first p			uprovements on the said land in	as good repair as they now are, and not
to commit or allow any waste on said premises.		- •		
THIRD: It is further expressly agreed by notes, when the same become due, or in case of	lefault in the payment of any	' installment of taxes or a	ssessments upon said premises, or	upon said loan, or the premium for fire
insurance as hereinafter provided, when the same herein, and interest thereon, shall become immed- fault in payment or breach of any covenant or co	liately due and payable, and (this mortgage may be for	eclosed accordingly. And it is al	so agreed that in the event of any de-
additional collateral security and said part C FOURTH: Said part for the first part	f the second part, or assigns, hereby agree, in the ev	shall be entitled to posse ent action is brought to i	ssion of said premises, by roceive oreclose this mortgage,	r or otherwise. Will pay a reasonable attorney's fee
	ars, which this mortgage also	secures.	1	
or interest notes that may hereafter be given, in during the said time of extension.	the event of any extension of	time for the payment of s	aid principal debt, to evidence said	I principal or the interest upon the same
SIXTH: Said part Aldor the first part here shall be made upon said loan or upon the legal he	older of said notes and mortga	age on account of said loa	n, by the State of Oklahoma, or by	the County or Town wherein said land
is situated, when the same become due, and to ke becond part for the sum of Lint Husseles is july paid and said part.	ep the buildings upon the mo	ortgaged premises insured assign the policies to sal	in some reliable fire insurance cor	npany, approved by the partof the
SEVENTH: It is further agreed by and be	tween the parties hereto that	: snould arming be comme	ncea upon sala premises at any t	ime for ou or gas, or mining operations
be commenced upon said premises, whether by stances of any character whatsoever, such drilling	art-mining, stripping, or any of or mining shall operate to n	other process for the purposke the debt which this r	pose of removing from said land nortgage secures payable upon de	any coal, minerals, stone or other sub- mand, and second parthereto shall
be entitled to demand and receive from the first ment; and in the event first partfail to pay	part full payment of sale	d mortgage debt at any tis	ne(said se	cond part 7) may demand such pay-
auch dabt he notion to faraniage this martages the	some as if first party ha	a defaulted in the perform	sance of all the other profisions b	perent resting upon Them to do.
And the said part. Of the first part, for tion and stay laws of the State of Oklahoma. The foregoing conditions being performed,				and all beneat of the comestead exemb-
IN TESTIMONY WHEREOF; the said part			name and affix	seal, on the day and year first above
mentioned.		•	J. E. Mia	Aleton (Seal)
		· Da	Imil mi	adletore (Seal.)
	and distributed the first special party of the second community companying the property of the second community of the second	produce and for general state of management and constitution and the state of the s	aritis and a successful color aritis and a supplemental base on a successful and a successful and a supplemental base of the supplemental and a supplemental base of the supplemental and a supplemental base of the suppleme	
State of Oklahoma, ss.				
County of Tulsa.	m. Law	u1 0		4
Before me, A. D. 19/2	The state of the s	2 mid	n and for said County	and State, on this 6 the day of
and Massail	personally appeared	Tus wife	me known to be the identical pe	rson. who executed the within and
foregoing instrument, and acknowledged to me th	nttallyexecuted the	samo as their_free	and voluntary act and deed, for t	he uses and purposes therein set forth.
WITNESS my hand and official seal the de	ly and year last above writte	n,	1700	La sa
9.19911	W//	binnesses statements a single seemen	<u> </u>	Notary Public.
My commission expires	The second statement of the second se	entre to develop algebraiche alle to de la grant alles the large alles a labor	, ski jega rijudajul, suderno se provincije raval nikulajulose ski siga sti koje i ravidajulogi kilonos se Provincijajulogi provincija sudernostajulogi provincija sudernostajulogi provincija sudernostajulogi provincij	and the second s
Filed for Record theday of	201 A.D. 1012. nt	2.30 o'clook P	M., and Recorded the	lay ofA.D. 19
			Hella	lkle.
Ву	Deputy.	seof)		Register of Deeds.
	(<i>ا (سر</i>		V
enners ann marian ghali. The state of the st	A the second contract of the second contract	S Specification (1987) (1988) (1988) (1988) (1988) (1988) (1988) (1988) (1988) (1988) (1988) (1988) (1988) (1988)	annamentan kan kreansproorde benedense en scharlike (M. 16 sijl lipsen selven de een stellen se skielen se kre	okus sa saran nga sarandan ang kanasing sa na panjajah pang sabora yama ana ang tata pangatan saran