t s

7

4

20 M. C.

231619 C.M.J. 18th THIS INDENTURE, Made this 18th	Мау А. Di, 19 <mark>23</mark> , between	Provincial Second
R. M. McCreery and Oma McCree	ry, his wife,	
	he first part, and	
	nsideration of the sum of	
그는 사람이 있는 것 같은 것 같	nsideration of the sum of DotLARS	4
	grant, bargain, sell and convey unto said part Xof the second part. hts. heirs and	
	ounty of <u>Tulse</u> State of Oklahoma, to-wit:	
The North One Hundred Six (6) of Irving Plac according to the recor	(100) feet of Lot One (1) in Block e Addition to the city of Tulsa, ded plat thereof,	
tax en t	notice and issued in the contract of and issued No. 9.71.8. the contract of montgage de within memory. dethis 2.5. day of 2020-1. 192. S WAYNEL COLLY OF	
	WAYNE L. LICALY, County Treasurer	
	Deanity	
TO HAVE AND TO HOLD THE SAME, Together with all	and singular the tenements, hereditaments and appurtenances thereunto belonging or in	
anywise appertaining, forever,		
PROVIDED, ALWAYS, And these presents are upon the exp R. M. McCreery and Ome M	ress condition, that whereas the said	
	certain promissory notedated May 18th, 1923	
to said part_Vof the saccond part for \$3000.00		
due May 1st, 1926.		
도행동안 되는 것은 것은 것은 것은 것을 가지 않는다. 이렇게 한 것을 알 수는 바람이 가지도 못했다. 것이 같		
with interest at the rate ofper centum per annum, pays	ablesemi-annually.	
And the first part_1CS_agreeto keep the buildings insure	d for \$3500.00	
In case that the papers for foreclosure are filed, the first part_1. Now, if said part1esof the first part shall pay or c	G Sagreeto pay an attorney fee of \$_300 e.00 ause to be paid to said part	
signs, said sum of money in the above described notetogether with	h the interest thereon, according to the terms and tenor of the same, then these presents shall and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is	
not paid when the same is due, or if the taxes or assessments levied ag	ainst said premises or any part thereof, or the takes assessed against the said second party or	
of this indebtedness and the whole of said sum or sums and interest there	is not paid, the second party may pay the same, and the amount so paid shall become a part con, shall, and by these presents does become due and payable, and shall bear 10 per centum	
	ed to the possession of said premises. And the said part 10.5. of the first part for said con- nent, at the option of said second part <u>y</u> .	
IN WITNESS WHEREOF, The said part 108 of the first pa	rt have hereunto set their hand the day and year first above written. R. M. McCreery	
Witnesses;	Owe McChecony	
		지수 문헌
STATE OF OKIEhome COUNTY OF TUL	ACKNOWLEDGEMENT BQss	
Before me, the undersigned, a Notary Public, in and for said C	ounty and State on thisl8thday	
[이 방법 방법 방법 방법 방법 이 있는 것 같은 것 같		
	d foregoing instrument and acknowledged to me, that <u>they</u>	
to me known to be the identical person ² who executed the within and their executed the same asfree and voluntary act and deed fo		
Given under my hand and seal the day and year last above writ My Commission expires. March 28, 1927. (Seal	ten. 1) Mabel Edens	

•

0. 0.

22

ŋ

X

Ţ

1

1