REAL ESTATE MORTGAGE RECORD No. 424

J.G. Mullenberg and Ladess	ie Mullenberg	big_Whie		
Tules County, in the State of Oklahom	a, of the first part, and			
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WITNESSETH, That the said part 68 of the first part	t in consideration of the su	m of		
Two Hundred Seventy-five and no	/100			DOLLA
e receipt whereof is hereby acknowledged, do_9.8by these pr				
signs, all of the following described REAL ESTATE, situate in	the County of Tu	lsa	State of Oklahoma, to-	wit:
Lots Seven (7) an	d Eight (8) i	n Block Ten (10)	
West Tulsa, an ad				
Oklahoma as shown	by the recor	ded plat ther	eof.	
수 없는 가게 된 가장 되는 것이다.				
		TREASURER'S	EL.DORSEMENT	
	I he	reby certify that I re	coived \$106 and fer in payment of the	
민준은 사람들이 있는 아들이 얼마를 다 먹다.	Receist	No 2589_ Wiere	fer in payment of the	Ken (* Seco
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			County Treasure	3 r
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TO HAVE AND TO HOLD THE SAME, Together wingwise appertaining, forever,	ith all and singular the t	enements, hereditaments	and appurtenances there	unto belonging or
PROVIDED, ALWAYS, And these presents are upon the	a survey condition that	whereo the sold		
J.G. Mullenberg and Mullenberg				
antor_ShaYOexecuted and delivered	certain promissory r	iotedated		
said part_Y	a, payable <u>maturit</u>	,		
th interest at the rate of 91ght per centum per annum. And the first part 168 agree to keep the buildings. In case that the papers for foreclosure are filed, the first p. Now, if said part 168 of the first part shall pay gas, said sum of money in the above described note togethe a wholly discharged and void, and otherwise shall remain in full it paid when the same is due, or if the taxes or assessments leving assignee of said note or the debt secured thereby, or, if the inst this indebtedness and the whole of said sum or sums and interest terest per annum, and said part V of the second part shall be	insured for \$ to pay or cause to be paid to sa or with the interest thereof force and effect. But if stied against said premises of the possession o	a reasonable by ser attorney fee of \$ id part 1.93of the second according to the terms ad sum or sums of mone or any part thereof, or the and party may pay the se ese presents does become of said premises. And	10,00 and 10% ond part, and tenor of the same, then the taxes assessed against the taxes and the amount so pair the same, and the amount so pair the said part 128 of the f	Of any unp heirs or these presents sh y interest thereon reald second party d shall become a p ll bear 10 per centr
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