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| S. C. B. BROWN AND MADE 2., SPECTR., his wife | | COMPARID |
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| W. G. BYORN AND MINDA S., BYORN, hig wife NULSS. 2011/DJ26 AND LOANS ASSOCIATION, a congradue experiation without the binds of Diabane, part 58% it is farmed part. WITNESSITU, The then add not. A99 | <u>.</u> | THIS INDENTURE, Made this 15th day of March , 192. 3 between |
| PUDS A. RUTLOJER. AND | 4 | W. C. Brown and Mable E. Brown, his wife |
| WTENESSFITM, That the and part. 199At the part, for and hounderstation of the same of | | in |
| WTENESSFITM, That the and part. 199At the part, for and hounderstation of the same of | | |
| in hand pide by the self party of the second part, the receipt vieweed is bendy relaxed/edged, by 39, and and by these presents | | WITNESSETH, That the said part. 103 |
| BARGAIN. SELL, CONVEY and CONFIRM une oud party of the second part, in successor and andges forwar, all the following described and entity by and situated in the Convty of <u>RUSA</u> | | Sixteen Hundred and No/100 |
| <pre>DARGAIN. SILL, CONVEY and CONFIRM une sail party of the second part, its second set and angles forwar, all the following described real entity ing and situated in the County af</pre> | | in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have sold and by these presents. do |
| ying and situated in the Cominy of | | |
| The South Portz size and Two Thirds (46, 2/3rds) feet | | |
| The South Forty six and Two Thirds (46, 2/Srds) feet of 1 of Javon (11) Elock Two (2) Agre Gardens Addition to the city of Tulka, Oklas. according to the Moorded Finite Thereof. State Thereof. Addition State Thereof. | | 그는 것 같은 것 같 |
| The South Forty size and Two Rhinks (46, 8/2014a) feet . of Lot Slaven (11) Block Weo (2) Acce Gardens Addition to the offy of Tules, Okla. seconding to the Heored Hist thereof. | | |
| The South Forty six and Two Thirds (46 2/27ds) feet of Lot Alaven (11) Block Two (2), Agre Gardens Addition to the oify of Tulse, Ohle. seconding to the Neorded Flat thereof. | | |
| of Lot Aleven (11) Block Two (2) Agre Gardens Addition to the oify of Fulse, Oklas. according to the Héoorded Flat thereof. Plat thereof. Plat thereof. Plat thereof. Plat thereof. Plat thereof. Plat thereof. Plat thereof. Plat thereof. Plat there of the second plat the second plat the second plat the there beerge waved and placed. And all right title, estate and intrest of add proves ind automy to object the same in case in the condition of the second plate. Addition of the second plat the second seco | | |
| of Lot Sleven (11) Block Two (2) Agre Gardens Addition to the off of Tules, Oklas scoording to the Récorded Flat thereof, | | The South Forty six and Two Thirds (46 2/3rds) feet |
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| Plat thereof. | | |
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| And all right, file, estate and interest of said grantes ⁶ . In and to said premises, including all horestead rights, which are hereby waived and released, the first part here is no and interest, berefittements and appreferances thereto belonging. A first and specific lease the comparison is may particular, and with all and aligned is the tenements, berefittements and appreferances thereto belonging. A first and specific lease there of the is bereby granted on all relate and prefit sectors and saigns forevers. Said part of the first part herede or evenant with said party of the second part, its successors and saigns forevers. Said part of the first part herede covenant with said party of the second part, its successors and saigns forevers. Said part of the first part herede covenant with add party of the second part, its successors and saigns forevers. Said part of the first part herede covenant with add party of the second part, its successors and the said V | | 14 . Then 3 |
| And all right, title, estate and interest of soid granters ¹ . In and to soid premises, including all homostered rights, which are hereby waived and released, the first part here is no discovered and the soid of the methods of this methods. Hereby granteed on all related and predise scenario from soil party from and alter the data. TO HAVE AND TO HOLD THE SAMB unto and party of the scenar and asigns, that all checkings and asigns forever. Soid part | | ALASE BERGER AND |
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| will warrant and defend the same against the hawful and equilable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance ar request of the part 10.5 of the first part, loaned and advanced to | | covenant with said party of the second part, its successors and assigns, that at the delivery hereof. W. C. Brown and Mabel. E. Brown, the true and lawful owner. of the said premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in |
| PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance ar request of the part. 1995 the first part, loaned and advanced to | | cumbrances; that there is no one in adverse possession of same and that |
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| request of the part 1950 the first part, loaned and advanced to | | |
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| of | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an |
| AND WHEREAS, said part. 1.25 the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessment, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the builtings thereon constantly insured in such company or companies as all decord party my designed and to here paid improvements thereon free from all statutory life claims and and improvements thereon free from all statutory life claims and may invest use the sums as may be not performed as aloressid then said party of the second part is successors or assignes, and use to how performed as aloressid then said party of the second part is successors or assignes, may not taxes and assessments, and my effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory life claims, and may invest such sums as may be necessary to protect the tilde or possession of said premises, including all costs and for the repayment of all mone so expended together with the charge thereon as provided by the By-Laws of said Association, these presents shall be security. AND WHEREAS, the said | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an request of the part ies first part, loaned and advanced to |
| AND WHEREAS, the said W. C. Brown and Mabel E. Brown, his wife did on the 15th day of March, 1923 | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an request of the part |
| did on the15th | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an request of the part i of the first part, loaned and advanced to |
| TULSA BUILDING LOAN ASSOCIATION their note or obligation, which is made a part hereof and in the words and figures as follows, to-wit: NOTE OR OBLIGATION March 15, 1923 192 For Value Received We For Men and 64/100 DOLLAR The sum of Ten and 64/100 DOLLAR to said Association, represented and evidenced by the same being the monthly dues on the Certificate therefor numbered 3710 Ke said Association to secure a loan of Sixteen Hundred and no/100 DOLLARS, and the sum Twelve and 72/100 DOLLARS; the same being the interee due monthly upon said sum so borrowed by US | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an request of the partof the first part, loaned and advanced to |
| NOTE OR OBLIGATION Tulsa, Oklahoma, March 15, 1923 For Value Received We promise to pay to the order of TULSA BUILDING / LOAN ASSOCIATION, the following sums of money vi The sum of Ten and 64/100 DOLLAR the same being the monthly dues on the 16 share of the capital stock of said Association, represented and evidenced by th Certificate therefor numbered 3710 this day pledged by W. C. Brown and Mabel E. Brown to said Association to secure a loan Sixteen Hundred and no/100 DOLLARS, and the sum Twelve and 72/100 DOLLARS; the same being the intered due monthly upon said sum so borrowed by US no muse to pay said Association at its Home Office at Tulss. Oklahom | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of the part is provided and advanced to |
| For Value Received. Wpromise to pay to the order of ADDA DOLLAR DOLLAR JOIND AN ASSOCIATION, the following sums of money vi The sum ofTen and 64/100DOLLAR the same being the monthly dues on the16Sof the capital stock of said Association, represented and evidenced by th Certificate therefor numbered 3710this day pledged byW. C. Brown and Mabel E. Brownto said Association to secure a loanto said Association to secure a loanto said Association to secure a loanto said Association to secure a loantwelve and 72/100DOLLARS; the same being the intere due monthly upon said sum so borrowed byUS and We promise to pay said Association at its Home Office at TULSE. OKLANC | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an request of the part 100 million of the first part, loaned and advanced to |
| For Value Received. Wepromise to pay to the order of 1000A BOLLOAN ASSOCIATION, the following sums of money vi The sum ofTen and 64/100DOLLAR the same being the monthly dues on the16Sof the capital stock of said Association, represented and evidenced by th Certificate therefor numbered 3710this day pledged byW. C. Brown and Mabel E. Brownto said Association to secure a loan Sixteen Hundred and no/100DOLLARS; and the sum due monthly upon said sum so borrowed byUS and Wepromise to pay said Association at its Home Office at Tulse. Oklance | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an request of the part |
| For Value Received | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an request of the part |
| The sum of | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an request of the part |
| the same being the monthly dues on the <u>16</u> share <u>5</u> of the capital stock of said Association, represented and evidenced by the Certificate therefor numbered <u>3710</u> this day pledged by <u>W. C. Brown and Mabel E. Brown</u> to said Association to secure a loan Sixteen Hundred and no/100 DOLLARS, and the sum Twelve and 72/100 DOLLARS; the same being the intered due monthly upon said sum so borrowed by <u>US</u> and <u>We</u> promise to pay said Association at its Home Office at <u>Tulse</u> . Oklance | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an request of the part of the first part, loaned and advanced to |
| Certificate therefor numbered 5710 this day pledged by W. C. Brown and Mabel E. Brown to said Association to secure a loan Sixteen Hundred and no/100 DOLLARS, and the sum Twelve and 72/100 DOLLARS; the same being the intere due monthly upon said sum so borrowed by US and We promise to pay said Association at its Home Office at Tulss. Oklance | | PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance an request of the part first part, loaned and advanced to |
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