MORTGAGE RECORD No. 469

Print Contractor

COMPARED No. 246429 6.M.J.

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CULSA BUILDING AND		
WITNESSETI, That the said part. 100. INTERSETT, That the said part. 100.	아이들 아이는 것 같은 것 같	요즘 상품들을 방법 수 없다. 이렇게 못 하는 것이 많았지? 같아, 그는 것을 통하게 못 하는 것을 가 문법을 가지 않는 것이 나왔는 것이 나왔다. 것이 나 있는 것이 않는 것이 않는 것이 없다. 것이 나 있는 것이 나 있는 것이 나 있는 것이 없는 것이 않는 것이 없는 것이 않이 않이 않이 않이 않이 않이 않이 않이 않이 않아. 것이 않아, 것이 있 것이 것이 않아, 않아, 것이 않아, 않아, 것이 않아, 것이 않아, 않아, 것이 않아, 않아, 것이 않아, 것이 않아, 않이
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BARGAIN, SELL, CONVEX and CONVERM unto and party of the second put, its summare and seques forever, all the following duratible feel as ying and situated in the County of	***************************************	전철입니까, 것 것 같아? 이에 다섯 것이 같아? 영향 친구한 것이 있는 것 같아? 아파 이가 집에 들었다. 것이 같아? 이것 가지 않아요. 그는 것이 가지 않아? 가지 않아? 가지 않아? 가지 않는 것
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. ME DRIFT DRIFT AT THAT AND ARRIGRAD DESCRIPTION AND ARREST AT THE ARREST AT THAT AND A A A A A A A A A A A A A A A A A A	ticular, and with all and singular the rontals and profits accruing from said pr TO HAVE AND TO HOLD THE covenant with said party of the second par Bertha the true and lawful owner. ^S of the s incumbrances; that there is no one in ad Bertha will warrant and defend the same against PROVIDED, ALWAYS, And thes request of the part.198 the first part, b Bertha AND WHEREAS, said part 198 ments, general and special, against said ing there on constantly insured in such ferred to said party of the second part. I Sor that AND WHEREAS, said part 198 ments, general and special, against said did on the AND WHEREAS, said part 198 ments, general and special, against said ing there of as such taxes and assessments, and may e tory lien claims, and may invest such ment of all moneys so expended togethe AND WHEREAS, the said did on the For Value Received For Value Received Bertha A. Cru Fiftbee due monthly upon said sum so borrowe	enements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted perty from and after this dather the delivery hereof. A. Crutohfield and Wm. Crutchfield, her husband did premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear rerse possession of same and that. A. Crutohfield and Wm. Crutchfield, her husband did negatible claims of all persons whomsever. presents are upon the express conditions that, whereas, the said party of the second part at the special instar aned and advanced to. A.Crutchfield end Wm. Crutchfield, her husband the lawful and equilable claims of all persons whomsever. presents are upon the express conditions that, whereas, the said party of the second part at the special instar aned and advanced to. A.Crutchfield end Wm. Crutchfield, her husband ifteen Hundred and OO/100 DOL the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and lands and improvements thereon, when due, and to keep said improvements in good repart, and to keep the ourparity as a descond party may design the south any also pay the final to keep the d agreements be not performed as aforeasid then aid party of the second part its successors and assigns, to pay all taxes and lands and improvements thereon, when due, and to keep said in a law also pay the final induces the mompany or companies as as aforeasid then aid party of the second part its successors of marance combined d agreements be not performed as aforeasid thereof, and may also pay the final ind to keep the dual as any be necessary to protect the title or possession of said premises, including all coats and for the day of
on the 15th day of each and every month, and continue sauch monthly payments for a term of 106 months from the data hereof. Dec.	ticular, and with all and singular the rontals and profits accruing from said pr TO HAVE AND TO HOLD THE covenant with said party of the second par- Bertha. the true and lawful owner. ⁹ . of the s incumbrances; that there is no one in ad Bertha will warrant and defend the same against PROVIDED, ALWAYS, And thes request of the part.1937 the first part, I Bertha AND WHEREAS, said part.1937 ments, general and special, against said first there of as such taxes and assessments, and may e tory lien claims, and may invest such ment of all moneys so expended togethe AND WHEREAS, the said cory lien claims, and may invest such ment of all moneys so expended togethe AND WHEREAS, the said did on the	enements, hereditaments and appurtenances thereto belonging. A first and specific lien is hereby granted party from and after this date. SAME unto said party of the second part, its successors and assigns forever. Said part. 1984the first part t, its successors and assigns, that at the delivery hereof. A. Crutchfield and Wm. Crutchfield, her hu8band. id premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clean terse possession of same and that. A. Crutchfield and Wm. Crutchfield, her hu8band the lawful and equitable claims of all persons whomsoever. presents are upon the express conditions that, whereas, the said party of the second part at the special instar aned and advanced to. A. Crutchfield and Wm. Crutchfield, her hu8band the lawful and equitable claims of all persons whomsoever. presents are upon the express conditions that, whereas, the said party of the second part at the special instar aned and advanced to. A. Crutchfield and Wm. Crutchfield, her hu8band the ifteen Hundred and 00/100 DOL the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and afteen shows performed as afforside them aid party of the second part, its successors of easing and to keep the formpany or companies as said second party may designate and the policy or policies of insurance constantly agreements is nood to protect the life or possession of said premises, including all costs and for the with the charges thereon as provided the By-Laws of said Association, these presents shall be security. Bertha A. Crutchfield, and Wm. Crutchfield, her hu8band day of

53