I and Manager
OTHIS INDENTURE Made this 9 day of June A.D. 1909, between Kell Ball frankfor Co, by
of County, in the State of Oklahoma, of the first part, and I Bulwodhury
of County, in the State of Oklahoma, of the second part:  WITNESSETH, That said part (Leof the first part, in consideration of Table 1 and Log Dollgres 5 70)
the receipt of which is hereby acknowledged, do
assigns, the following described Real Estate, situated inCounty, and State of Oklahoma, to-wit:
Loto (1) Selenen in Block (15) Fifteen, in Lynch,
Torretties addition to " ulsa - of lahoma according
to the resolvening lat thereof DOLLARS
emerolad beglating has ben bengiz
egesis if a of el some bod giston mother
TO HAVE AND TO HOLD The Half with this skill party for the second party 1/2 here with a ssigns, together with all and singular the tenements,
hereditaments and appurtenances thereunto belonging, or in allywise appertaining, forever.
PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said All Contained Contained to the second part of the second part, described as follows:
note for 500 dated June 9 5 1969 and due six monto
from date with interest at 10 %, from materili, and
eigned by Red Ball Ensure and Blorage Co. by the
Vrekidenstand seely with and additional 10/0 at
De so d'y le mon care mon la coccentre injulgal
1-veering.
Now, if said partof the first part shall pay or cause to be paid to said partof the second part
above described notementioned, together with the interest thereon, according to the terms and tenor of the same, then this Mortgage shall be wholly discharged and void; and otherwise shall remain in full force 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, and if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof, are not paid when the same are by law made due and payable, the whole of said sum or sums, and interest thereon, shall then become due and payable, and said partof the second
part shall be entitled to possession of said premises. And the said part — of the first part for said consideration do — hereby expressly waive an appraisement of said Real Estate and all benefit of the homestead exemption and stay laws of the State of Oklahoma.
IN WITNESS WHEREOF. The said part 4 of the first part ba. I hereunto set Asahand the day and year first above written, o
The value received, Vacknewledge satisfaction and payment in fail and P   R     E
withis mortgage, and same is hereby released.
Mar 98-1911 a Me Pler orgo
Signed and acknowledged before me flow 1991 and 18 Oct. Taylor Section
State of Oklahoma, ss.
Ellea County BEFORE ME A a Carro a notary public
in and for said County and State on this god day of June 19. Generonally appeared Led Ball County and State on this and the Land of the Room to be the identical person. Swho executed the within and foregoing instrument, and
and The Company of the identical person. Swho executed the within and foregoing instrument, and
acknowledged to me that
My commission expires Oct 14 1911 Sed SCarus
ASSIGNMENT
Know All Men by These Presents:
THAT
named Mortgage in consideration of the sum of DOLLARS
toin hand paid, the receipt whereof is hereby acknowledged, dohereby Sell, Assign, Transfer, Set Over and Convey unto
heirs and assigus, the within Mortgage Deed, the real estate conveyed, and the promissory note, debts and claims thereby secured, and covenants therein contained.
TO HAVE AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said Mortgagee ha hereunto set hand this day of 19
EXECUTED IN PRESENCE OF
grant Oldano
State of Oklahoma, ss.
County This Assignment was filed for record on the day of A.D. 19 at o'clock M.,
and duly recorded in Book on page Fee, \$
\$
RECEIPT.
RECEIVED OFthe within named Mortgagor
the sum of andDOLLARS,
in full satisfaction of the within Mortgage.
WILED FOR DECORD On the 9 days Ourselp 10/19, 2/5 days Pr
FILED FOR RECORD On the 9 day of June A.D. 19 9 at 3 5 o'clock M.
and a resident and the first and a second of the contract of t
Register of Deeds.