NO. 247158 C.M.J.

Desc. 11.380. stand-A. Mo. page 201 TO stand day recorded from. 21.2 m. page 201 TO stand day recorded from. 21.2 m. page 201 THIS WESTURE, Med. ton. 12.58 ft. day of 19.000 ft. 19.0000 ft. 19.000 ft. 19.0000 ft. 19.000 ft. 19.0	FROM THE PROPERTY OF THE PROPE	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the 20 day of
TO Fees 5		Dec. 1923 at 11:20 o'clock A.M.
THUS NORTHURE, Made alsh. 1272. days. December 2. A. D. 10. 2. Serven. Deputy THUS NORTHURE, Made alsh. 1272. days. December 2. A. D. 10. 2. Serven. D. D. 1. 10. 2. Serven. D.		
THIS INCESTURE, Macha chi. 15th. dof. Decombor. AD 1925 between. THIS INCESTURE, Macha chi. 15th. dof. Decombor. AD 1925 between. THIS INCESTURE, Macha chi. 15th. dof. Decombor. AD 1925 between. THIS INCESTURE, MACHA COMPAN, AND MACHA CARROLLER. AND 1925 between. SOUTHER, MILESTORE. STURRA, OKIADURA. THOSE BENEFIT THE AND	T O	🧗 회사회의 사이트 - 아이스 아이트 스트로 아니트 스트로 아니트 - 그림
THIS INDESTURE, Made this 15th, day of Decomplete A. D. 19. S. leaves H. L. C. 1606FERR Ball Maria R. M. MSGORKIG, his NAIS. FURSA SUBJECT TO A CONTROL OF THE STATE OF THE S		(Canada)
Fig. 28. Septity 1810a04. Bank Conty, in the Steet of Cohlemn. Sulfac, Not A house. Su		By Brady Brown, Deputy
Fig. 28. Septity 1810a04. Bank Conty, in the Steet of Cohlemn. Sulfac, Not A house. Su	THIS INDENTURE Made this 13th day of Dece	mber A. D. 192 3 between
Reputitive Misistense Bank Bank Bank Bank Bank Bank Bank Bank	L. C. McCorkle and Marie R. McCork	le, his wife
SULRE, OF INDERSE. TATOR INVESTED THE THE SECOND S	Tulsa County, in the State	of Oklahoma, part 168 of the first part
NESSERIA. This stail part Jaffal stab firing got, in consideration of the sume of PAPE, RUMPINGS 18500-2001. Dollars PAPE, RUMPINGS 18500-2001. Dollars State of the State o	Tulsa Oklahoma	part V of the second part;
remeits of which is hareby admondated, do. by these presents pract. burgin, sell and advery unto all post. W. of the second part	TNESSETH, That said part 108 of the first part, in consideration of the	sum of
Segurity Meditar president. The tenure in the tenure is a second to the second president president. The second to the second president p	Five Hundred (\$500.00)	Dollars
halman towit it Mino (9) Block One (1) in Osark Place Addition to the City of Fulsa, County of thiss, State of Oklahoma, according to the Official plat thereof life and the Official theory of the Osark Place of the County Oklahoma, according to the Official plat thereof life and the County Oklahoma, according to the Official plat thereof life and the County Oklahoma, according to the Official plat thereof life and the County Oklahoma, according to the Official plat thereof life and the County Oklahoma, according to the Official plat thereof life and the County Oklahoma, according to the Oklahoma of Life and the County Oklahoma, according to the Oklahoma of Life and the County Oklahoma, according to the Oklahoma of Life and the Oklahoma	receipt of which is hereby acknowledged, doby these presents grant, bar lassings all the following described real estate situated in	gain, sell and convey unto said part, y. of the second part
niles, nountly of Tules, State of Oklahoma, according to the official plat thereof ly recorded in the office of the Country (Nichona.) Payments all made to date on 1st Mg. Nothing on record count, oklahoma. R. J. Heffell activities and the country of the coun		기가의 길이 하고 말이 살아 보는 것도 하나 있다.
R. If the SHEAR criticy that I second with the same, together with all and singular, the tenuments, hereditaments and appure thances thereum belonging, or in supports explayed inting forces. To have and to held the same, together with all and singular, the tenuments, hereditaments and appure thances thereum belonging, or in supports explayed inting forces. The conveyance is intended as a mortgage to secure the payment of. OHG	ilsa, county of Tulsa, State of Oklahoma	. according to the official plat thereof
Receipt No. 20 June of the company o	eyments all made to date on 1st Mtg. N	R. H. He By Scertify that I received \$.//
To have and to held the same, together with all and singular, the tements, hereditaments and appurtehances thereunto belonging, or in says of the control of the conveyance is intended as a mortgage to secure the payment of		Receipt No. 2994 there for in payment of
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thing forever. This canceyonate in intended as a mortpage to secure the payment of		Treasur
This conveyance is intended as a mortgage to secure the payment of	. To have and to hold the same, together with all and singular, the	tenements, hereditaments and appurtenances thereunto belonging, or in anywise apphopulation
the Control of S. 500.00. due. 1-5.1924. de to. Security Nab'l. Bank, Tules. 192. de to. Security Nab'l. Bank, T	ining forever.	one
order, poyable at	h One for \$ 500.00 due 1-6-1924	
order, payable at	· · · · · · · · · · · · · · · · · · ·	
per per interest per annum, psyable semi-annum, psyable psyable semi-annum, psyable se	de to Security Nav I. Bank, Tulsa	
Said first partig. 8. hereby exemant. that they are free and clear of all incumbrances. SXCOPT 1St MOTIFIER COT 32,500,00 at. they, will warrant and defend the anne against the lawful claims of all persons whomsoever. Said first part 483. agree. to insure the buildings on asid mines in the sum of 3.5, u,000,000. On. of the benefit of the mortsquee and maintains used insurance during the esistance flow mortgage. Since the partial of the said warrant and defend the anne against the lawful claims of all persons whomsoever. Said first part 483. agree. to insure the buildings on asid mines in the sum of 3.5, u,000,000. On. of the benefit of the mortsquee and maintain used insurance that they are the buildings on asid mines in the sum of 3.5, u,000,000. On. of the benefit of the mortsquee and maintain used in such as a content of the mortgage of the petition for foreclosure and the same all the affects of the mortgage and the summant through all be recovered in asid foreclosure with and included in my ligament or decree rendered in action and open and the units of the particles and the limit of the contract of motive in the above described nots. — mentioned, together with the interest thereon according to the terms and he heria or assigns and mentions of money in the above described nots. — mentioned, together with the interest thereon according to the terms and the first or according to the terms and the same all presents of the particles and the same allowed interest whereon at the rate of all dail make and the most this mention in the first of a since the case of the same and according to the terms and he heria or assigns and mention and the most the same and the sa		
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Liby Neve will warrant and defend the same against the lawful claims of all persons whomosover. Said first part 6.28., agree to insure the buildings on said sines in the sum of 5.4., \$100,0.0 for the benefit of the mortgage and maintain such insurance during the existance of this mortgage. Said first part 6.28. agree to pay all taxes and assessments lawfully assessed on said premises before delinquent. Said first part 4.98 unter appressly agree that in cage of foeedcaure of this mortgage and as often as any proceeding shall be taken to foreclose same hearin provided, the mortgage will pay to the said mortgage. SEO.2.00. Dollars attorney's or solidier's feet therefor, in addition to all other atturctory feets said lies to be due and payable upon the filling of the patition for foreclosure and the saturous's or solidier's feet feeting in addition. The said in the same and inches a state of the same and the said in the same and the feeting of the patition for foreclosure and the same attorney's or solidier's feet feeting in addition to the said and the same and the said in the same and the same and the same and the same and the said in the same and the same and the said in the same and the same and the said in the said in the same and the same and the same and the said in the same and the same and the said in the same and the same an	Said first parties and that they are feed and clear of all recombined	except 1st mortgage for 32.500.00
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heach provided, the mortgagor will pay to the said mortgages. \$200.4.00. In stationey's or solicitor's fees therefor, in addition to all other statutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and the same all be a further charge and lien upon said premises described in this mortgage and the amount therego shall be recovered in said forced the same all be a further charge and lien upon said premises described in this mortgage and the amount therego shall be recovered in said forced upon the same and the same all be a further charge and lien upon said premises described in this mortgage and the amount therego shall be recovered in said forced upon the same and said forced the same and said forced the same and said in the same and said in the same and said and collected, and the lien thereof endered in the same according to the terms and tenor of said note. — d shell make and maintain such insurance and pay such taxes and sassessments then these presents shall be wholly discharged and void otherwise shall remain in full state and effect it is said insurance and pay such taxes and sassessments which are or may be levied and assessed lawling against dipremises, or any part thereof, is not feeted and maintained, or if may and all taxes and assessments which are or may be levied and assessed lawling against dipremises, or any part thereof, is not spaid before delinquent the holder of said note. ————————————————————————————————————	misse in the sum of \$ $3 \cdot 000$ and 00 for the benefit of the mortgages a	and maintain such insurance during the existance of this mortgage. Daid first part: QQ_
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L. C. McCOTKle Marie R. McCOTKle NOW ALL MEN BY THESE PRESENTS That	Said first part. 1.8 Swaivenotice of election to declare the whole	debtas above and also the beneft to stay, valuation or appraisement laws.
ASSIGNMENT That	The production of the producti	L. C. McCorkle
That		Marie R. McCorkle
DOLLARS in hand paid, the receipt whereof is bereby acknowledged, do hereby sell, assign, transfer, set out and convey unto heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the venants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgagee has hereunto set hand this day of 192. FATE OF OKLAHOMA Tulsa, Okla. Before me, Margaret Rouse and December 1928, personally appeared to the said of the uses and purposes therein set forth. L. C. MCGOTELO AND MARIA R. MCGOTELO, to me known to be the identical person. S. who executed the above instrument dacknowledged to me that they executed the same at the inferior and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and notarial seal was advess above set forth. WHNESS my officielland and contained seal the say and years above set forth. WHNESS my officielland and contained seal the say and years above set forth. Robt Le Bus,		
DOLLARS in hand paid, the receipt whereof is bereby acknowledged, do hereby sell, assign, transfer, set out and convey unto heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the venants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgagee has hereunto set hand this day of 192. FATE OF OKLAHOMA Tulsa, Okla. Before me, Margaret Rouse and December 1928, personally appeared to the said of the uses and purposes therein set forth. L. C. MCGOTELO AND MARIA R. MCGOTELO, to me known to be the identical person. S. who executed the above instrument dacknowledged to me that they executed the same at the inferior and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and notarial seal was advess above set forth. WHNESS my officielland and contained seal the say and years above set forth. WHNESS my officielland and contained seal the say and years above set forth. Robt Le Bus,	NOW ALL MEN BY THESE PRESENTS That	
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Tale of Oklahoma, Tulsa, Okla. County, ss. Before me. Margaret Rouse , a Notary Public in and for said County and State this 13th day of December 1923, personally appeared , to me known to be the identical person. S. who executed the above instrument dacknowledged to me that the sy executed the same as the infirite and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and notarial seal on the day and date last written. WHANESS my official hand and east the stoy and was above set footh. You commission expires Nov. 18, 1927. 192 (Seal) Robt. L. LeBus,	heirs and assigns, the within mortgage deed, the real estate	conveyed and the promissory note, debts and claims thereby secured, and the
FATE OF OKLAHOMA. Tulsa, Okla. County, ss. Before me. Margaret Rouse , a Notary Public in and for said County and State this 13th day of December 1923 personally appeared . L. C. Hictorkle and Marie R. McCorkle, tome known to be the identical person. S. who executed the above instrument d acknowledged to me that Lh. By. executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and notarial seal on the day and date last written. WHNESS my official head and seal the day east year above set forth. Robt. L. LeBus,	heirs and assigns, the within mortgage deed, the real estate venants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nev	vertheless, to the conditions therein contained.
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Notary Public	h	y, ss. , a Notary Public in and for said County and State sared , to me known to be the identical person. S who executed the above instrument three and voluntary act and deed for the uses and purposes therein set forth.