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NO. 251789 C.M.J.

FROM	CTATE OF OVI AUMAA THE COMMENT
	STATE OF OKLAHOMA, Tulsa County ss. This instrument was filed for record on the day Feb. 10:15
Το	
	O. G. Weaver,
	(Seal) By Brady Brown, County Cler Depu
THIS INDENTURE, Made this 6th day of Febr	uaryA. D. 192. 4 between
Dalsy G. Westhafer and F. V. Westhaf of Tulsa, Oklahoma, Tulsa County, in the Sta	er, wife and husband te of Oklahoma
and Howard W. Hake of Tulsa, Oklahoma,	part. Y
WITNESSETH, That said part 105 of the first part, in consideration of th	e sum of d_ 00/10ΩDolt
the receipt of which is hereby acknowledged, doby these presents grant, b	pargain, sell and convey unto said party of the second partbis. B
oklahoma to-wit:	County and State
Lot # Two (2) Block # Seventeen to the city of Tulsa, Tulsa Cou the recorded plat thereof.	(17) Irving Place Addition nty, Oklahoma, according to
	THEASTH OLD IN TAINSTAILS &
	$\frac{1}{13845}$
	23 Jeb. 7
	LB.
To have and to hold the same, together with all and singular, th	te tenements, hereditaments and appurtenances thereunto belonging, or in anywise app
taining forever. This conveyance is intended as a mortgage to secure the payment of	ofpromissory noteof even date he
nade toHoward W. Hake	
or order, payable at Tulsa, Okla.	*******
Daisy G. Westhafer and F. V. We	nunlly and signed by
Said first parties, hereby covenantthatthey_size.	······································
they have	
	f all persons whomsoever. Said first part 19 Sagree
agree to pay all taxes and assessments lawfully assessed on said premise Said first part_HOS_further expressly agreethat in case of fo	s before delinquent. reclosure of this mortgage and as often as any proceeding shall be taken to foreclose sar .00. and ton per cent of unpaid balance
as attorney's or solicitor's fees therefor, in addition to all other statutory fees shall be a further charge and lien upon said premises described in this mortga	; said fee to be due and payable upon the filing of the petition for forectosure and the sar ge and the amount thereon shall be recovered in said foreclosure suit and included in a
Now if said first part 1.05, shall pay or cause to be paid to said seed	thereof enforced in the Anäshler as the principal debt hereby secured. here of a respective to the second secon
and shall make and maintain such insurance and pay such taxes and assessm force and effect. If said insurance is not effected and maintained, or if an	ents then these presents shall be wholly discharged and void otherwise shall remain in f y and all taxes and assessments which are or may be levied and assessed lawfully again
be allowed interest thereon at the rate of	rtgago
delinquent, the holder of said note and this mortgage may elect to dec collect said debt including attorney's fees, and to foreclose this mortgage, and	lare the whole sum or sums and interest thereon due and payable at once and proceed shall become entitled to possession of said premises.
IN WITNESS WHEREOF, said part as of the first part ha	e debt/18 above and also the beneft & Stay, valuation or approisement laws. NAhereunto set_LHOIThandSthe day and year first above written. Dalsy G. Westhafer
	F. V. Westhafer
KNOW ALL MEN BY THESE PRESENTS	ASSIGNMENT
	Outy, Oklahoma, the with
	acknowledged, dohereby sell, assign, transfer, set out and convey un
heirs and assigns, the within mortgage deed, the real estat	te conveyed and the promissory note, debts and claims thereby secured, and the
ovenants therein contained. TO HAVE AND TO HOLD THE SAME FOREVER, Subject, ne	evertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgageehahereunte	setday
STATE OF OKLAHOMA, TUISE Coun Before me, J.R. Clark	
a_{1} and a_{2} a_{2} a_{3} a_{2} a_{3}	a Notary Public in and for said County and Sta within and foregoing
Defen a Weekleiden and W Weekleiden	to me known to be the identical person_S who executed the above instrume
raisy G. Westneier and ", V. Westneier	free and voluntary pet and dead for the use and successful to the state
and acknowledged to me that t.h. QY_executed the same as t. Qir. WITNESS my official hand and seal the day and year above set forth	
nd acknowledged to me that L.h.QV.executed the same as L. QLY.	

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