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C. II. J.							

	This instrument was filed for record on the 29 day of
	Fe b 4 1924 1:00 o'clock P.M., and duly recorded in Book 472 on page 378
TO	and duly recorded in Book 472 on page 378
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2010 - Chennell William (1994) - Chennell Bernell, German (1997) De la Maria (1997) - Chennell Bernell William (1997) - Chennell Bernell Bernell Bernell Bernell Bernell Bernell	O. G. Weaver, County Clerk
	By Brady Brown, Deputy
THIS INDENTURE, Made this 14th day of Februs	Pry,A. D. 192.4_, between
W. M. Lewis and Nola Lewis, husbar Tulsa County, in the State	nd and wife
George H. Miller	of Oklahoma, &S part 198 of the first part
Tulsa. Oklahoma.	part V of the second part;
TWO Thousand and No/100 (\$2,5). Two Thousand and Transition of the s	sum of 000 • 00) Dollars
ne receipt of which is hereby acknowledged, do——by these presents grant, bar nd assigns, all the following described real estate situated in	gain, sell and convey unto said part Y of the second part hisheirs
Lot Eighteen (18) in Block Three	e (3), Lloyd Addition to the city a, according to the recorded plat
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	13936 ,40
	Wareh of
	March of
	1B
To have and to hold the same, together with all and singular, the mining forever.	tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
This accounts in intended as a markenes to seeme the narrows of	two promissory note. S of even date here-
ith. One for \$ 1500.00 due June 1st, 1924	1, and one note for 5500.00 due September 1st.
George H. Miller	192
order, payable at Tulsa, Oklahoma,	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
W. M. Lewis and Nola Lewis	ally and signed by
Said first part 108 hereby covenant that	21 d
That name	good right and authority to convey and encumber the same and
the_V will warrant and defend the same against the lawful claims of a	Il persons whomsoever. Said first part 199 agreeto insure the buildings on said and maintain such insurance during the existance of this mortgage. Said first part 198
gree to pay all taxes and assessments lawfully assessed on said premises	before delinquent.
Said first particist. further expressly agreethat in case of fores herein provided, the mortgagor will pay to the said mortgagee	closure of this mortgage and as often as any proceeding shall be taken to foreclose same 1200 et al. 200 Dollars
s attorney's or solicitor's fees therefor, in addition to all other statutory fees; s	aid fee to be due and payable upon the filing of the petition for foreclosure and the same and the amount thereon shall be recovered in said foreclosure suit and included in any
udgement or decree rendered in action as aforesaid, and collected, and the lien th	
New if said tiret part! AS, shall pay or cause to be paid to said escape	
umSof money in the above described noteS_mentioned, to	d part. y., his heirs or assigns said gether with the interest thereon according to the terms and tenor of said note. S.
umS	d part. y. h18heirs or assigns said gether with the interest thereon according to the terms and tenor of said note. 8ts then these presents shall be wholly discharged and void otherwise shall remain in full and all taxes and assessments which are or may be levied and assessed lawfully against
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