180%

OBERTALIPOCA,

THIS INDENTURE, Made this 28 - day of	MORTGAGE.  July in the year of our Lord One Thousand Nine Hundred and elever (H)
between George Bullette and Bel	air soulette Rushand and wife
of the County of July a and State	e of Oklahoma, of the first part, and W. E. Lunaway
harming the second control of the second con	of the second part:
WITNESSETH, That the said part of the first part in	consideration of the sum of
	wiedged, hall sold and by these presents do GRANT, BARGAIN, SELL AND MORTGAGE to the
in the Stale of Oklahoma, described as follows, to-wit:	o toloide all that they of parties of and standard in the country of the country
	teen of Block Twenty Three 1237 in the
town of Broken arrow	
of the Indian Meridian, containing in all.	acres, more or less, according to the Government survey thereof.
	f the second part or its assigns should hereafter appear in any of the land departments or offices of
	protect the title hereinbefore warranted, all costs and expenditures made in that behalf shall be added me rate, with the appurtenances, rents, issues and profits and all the estate, title and interest of said
	o first part do hereby covenant and agree that at the delivery hereof the and first part do hereby covenant and agree that at the delivery hereof
the lawful ownerof the premises above granted a	nd seized of a good and indefeasible estate of inheritance therein, and will WARRANT AND DEFEND
	incumbrances of whatsoever kind except a certain mortgage for \$ 200 given to
74. A. MES COMPANY.	Fate
THIS GRANT Is intended as a MORTGAGE to secure the payable as follows, to wit:	The same of the sa
1000 Octo 1st, 1911; \$ 10	- april 1st, 19/2; \$ 10 Octo 1st, 19/2;
ist, 19 2; \$	go, Kansas, according to the terms ofcertain promissory noteIthis day executed and
at the office of THE DEMIN(! INVESTMENT COMPANY, Oswe delivered by the said part	go, Kansas, according to the terms of the te
or lien prior to this are not raid when the same are due and pand the whole shall become due and payable, and it shall be	ayable, or if the insurance is not kept in force thereon, then this conveyance shall become absolute, (awful for said party of the second part, his heirs, administrators or assigns, at any time thereafter.
to sell the premises hereby granted, or any part thereof, in the	s manner prescribed by law, appraisement nereby waived or not, at the option of the party of the If the moneys arising from such sale to retain the amount due for principal and interest taxes and
penalties thereon, and interest on delinquent taxes at the rate fi be, shall be paid by the party making such sale on demand to	xed by law, together with the cost and charges of making such sale, and the overplus, if any there the said part be of the first part.
same, as herein provided, the mortgagor, will pay to said plai	ntill lifty dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal
costs and statutory fees, said fee to be due and payable upon to	the filing of petilion for foreclosure, and the same shall be a further charge and lien upon the said total be recovered in said foreclosure suit and included in any judgment or decree rendered in any
herein suit to foreclose this mortgage may be brought in coun	in the same manner as the principal debt hereby secured. It is expressly stipulated that upon default by where real estate mortgaged is situated regardless of residence of mortgagors, or either of them,
and all objections to venue of such suit are hereby expressly w IN WITNESS WHEREOF, The said part of the first p Signed, and delivered in the presence of	art ha 12 hereun to set their hands and seals the day and year first above written.
C. E. Erlily	
E. Cetty	(SEAL)
E) 7. 101 " cog	Bettie Bullette (SEAL)
0 (0111	
State of Oklahoma	로 차면 그들 만든 다른다. 그리는 한 점점 그 것은 이 물리 생생다
County)	문학으로 함께도 한 성공을 보았다고 되었다고 되었다.
BEFORE ME, James F. 800; e	a Notary Public in and for said County and State, on thisday of
manu 19.11 personally appea	red Hewas Bullette
und Bettie Buelotte Ris wi	to me known to be the identical person-S, who executed the within
and foregoing instrument, and acknowledged to me that	executed the same as their free and voluntary act and deed for the uses and purposes
herein set forth.	그래, 이번 이 어떻게 하는데 모든 어머니는 그는 어머니는 그는 아니는 이 사람들이 되었다.
WITNESS My hand and official seal the day and year last a	bove set forth. Sad James F. Mine oy, Notary Public.
My Commission expires ~ ~ 2/21	ii 10h.l
	ASSIGNMENT.
For and in consideration of the sum of	DOLLARS
	cnowledgeddo hereby transfer to
the within mortgage	and notethereby secured, without recourse.
IN WITNESS WHEREOF have hereunto se	t hand this day of 19
선물에 나를 하는 것도 수 하는 요요 전기를	
TATE OF.	
On this:day of	19, before me, a Notary Public in and for said County, personally appeared
in the state of th	
who is to me personally known	to be the identical personwho executed the foregoing assignment, and duly acknowledged the
woulder of the same to be voluntary act and deed, for the	he uses and nurposes therein expressed.
IN TESTIMONY WHEREOF, I have hereunto set my hand	and omeral seal, on the day that date has above written.
	A. D. 19
Iy Commission expires.	
Filed for Record the 20 day of	A.D. 19./.L. at
	W.c. Walkley
yDeput	iv. O Register of Deeds,
등 등 그렇게 하면 두 수 없을 느껴하게 하는 다 노랑을 받았다며 얼마를 했다.	용하다라 한 학생 한 회장 회장 사람들은 사람들이 되었다. 그 사람들은 보이 가장 함께 보는 사람들이 되었다. (Parties of Control of Co