REAL ESTATE MORTGAGE.

Chis Indenture, Made this musteenth day of mount 1911 between al Brown I his wife Hattie Way Brown
in Loan Association of Missouri, a corporation organized under the laws of the State of Missouri, of the second part:
WITNESSETH, That the said part \ o of the first part, for and in consideration of the sum of
of the second part, the receipt whereof is hereby acknowledged, have sold, and by these presents do grant convey and
confirm unto said party of the second part, its successors and assigns forever, all the following described real estate, lying and situated in the County of and State of Oklahoma, to wit:
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The hundred Four (204) in Woodlawn addition
to the City of Tulsa, Oklahama according toth
to the City of Tulea, Oklohena according to the
thereas
분들보다 그리면 함께 하다면 하는데 되는 것이 되는 것은 이 지원 사람들이 나를 하는데 하는데 하는데
AND ALL the right, title, estate and interest of said grantov in and to said premises, including all homestead rights, which are hereby
expressly waived and released, together with all rents of said property, with full power and authority to collect the same in case the conditions of this Mortgage become broken in any particular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part so of the first part hereby covenant with said party of the second part, its successors and assigns, that at the delivery hereof
lawful owners of the said premises above granted; and seized of a good and indeleasible estate of inheritance therein, free and clear of all
and equitable claims of all persons whomsoever,
PROVIDED, ALWAYS, And these presents are upon the express conditions, that whereas, the said party of the second part at the special instance and request of said part a of the first part, loaned and advanced to Ol Jarsum and his wife
Mattie May Brown the sum of Wenty two Hundred DOLLARS.
AND WHEREAS, Shid partof the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general or special, against said lands and improvements thereon, when due, and to keep said improvements in good repair,
and to keep the buildings thereon constantly insured in such company or companies as said second party may designate, and the policy or policies of insurance constantly transferred to said party of the second part, its successors or assigns; and also to keep said lands and improvements
thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid, then said party of
the second part, its successors or assigns, may pay such taxes and assessments, and may effect such insurance for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory lien claims, and may also pay the final judgment for any statutory lien claims, and may also pay the final judgment for any statutory lien claims, and may also pay the final judgment for any statutory lien claims, and may also pay the final judgment for any statutory lien claims, and may effect such insurance for such purpose, paying the costs
possession of said premises, including all costs, and for the repayment of all moneys so expended together with the charges thereon as provided by the Constitution and By-Laws of the said Association, these presents shall be security.
AND WHEREAS, The said al Brown and his wife Hattie May Brown
did on the constant day of Succession and teliver to the PARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI Succession of the control of