the state of the second se

This	Mortgage,				day of	December	0	190 6 by a	ind between P
of Perry	Oklahoma	LECA, Inc	dian Powitor	and and	rst part and		land wife	·/··à.···)	(P
party of the secon	d part, WITNESSETH	That for the consid	leration of the	sum of Eig	ht Hundred	· :	~	40 61 6	Dollars
Granted, Bargain	by the said party of the	by Grant, Bargain,	Sell and Conv	ey unto the said p	arty of the second	part, fice	heirs and assig	ns, the following	tract of real
city of Jula									
second part,	official plat and survey	igns forever, with all	the privilege	s and appurtenance	s thereunto belong	ing.			
* . *	nd part that at the deliv the same is free and cle	- Λ			sessed of an absolu	uto and indofensible es	state of inheritan	ce in fee simple in	and to said
part, his	will and thee	ainst all lawful clair	ns and deman	strators shall fore ids whatsoever.	ver warrant and de		Real Estate unt	to the said party o	the second the second
for said considers	id	e, relinguish and qui	it-elnim, trans	sfer and convey unt	ife of the said the said party of	the second part	cen heirs a	nd assigns all her	right, claim
THE FOR	EGOING CONVEYAND	Peight Hund	rel					Dollars for borre	owed money
Now, if the s						he rate of			
agreement herein, it AND 1T 1S general or special, it including all taxes, a and the said mortga party of the second premises free from: The said first	annually on tail part. LLA	null and void, otherwise he said first part	to remain in further to that during the town if the town ipon the interest sums hereby series of until the and maintain this idewalks and of the town in the sidewalks and or the town in	Il force and effect ing the continuance in , village or city in whit t therein of the mortga ecured for taxes so p. o indebtedness hereby e security hereunder a ther improvements on	n force of this instrument for all real estate is a gee or	nent, the said first part. LL sluate, or any part thereo legal representatives a will exhibit once a y y paid). The said first pr perior or intervening clair cood repair and condition	A agree to pay a when the same she and assigns; to pay a year, on demand, recartize A further age or interest. as the same are in a	rall taxes, charges or ult become by law du- ill taxes levied upon s seipts of the proper p greeto constantly	r assessments, c and payable, ald mortgage; persons to said keep the said
will permit no waste further agreetha unfitness of said pro- keep in proper order and boilers, so as to of the second part re	, and aspecially no outling of the state of	of shrubbery, fruit or shi me permit any part of the or residence purposes; a tres and attachments of lisk to the property there andrepres	ade trees; and the premises to be but with the court ind selateby, and that entailings the rigentatives the rigentative the rigentatives the rigentative the rigentatives the rigentative the rigentati	ne commission of wast e used in the conduct will permit no unne- ting to the plumbing for the will keep a ght to enter upon and is	e shall, at the option of any illegal or disr cessary accumulation or and use of Natural c ill electric light wires a nepect the premises at	f the mortgagee, render t eputable business, or such of combustible material or manufactured gas, or b and connections in safe con any reasonable hours and	this mortgage due ar h as will tend to inju- upon said premises oth, water supply ar addition and properly as often as	id payable. Sald first or cause undue do; that the cause furnace insulated; the part.	eterioration or will constantly is, steam pipes
equal amount agains second part	t tornadoes, in insurance of s collateral and additional s rovided, by said part	ecurity for the payment of the second part; and	did second part of said promisso that in the ever	by note and the interest of the fallure, neglect of the fallure, neglect	n a three year term an st to accrue thereon, a ct or refusal of said fire	at the amount of the day on w	nsurance policies, pr t of all such sums of the buildings, or to	roperly assigned or p money as may have reinsure the same, a	pledged to said been advanced and deliver the
partition and papers a	hereby authorized and emp and applications necessary to all have, and	owered by these presen o obtain such insurance reby specifically given,	its, to insure or I , in the name, pi full power to de	reinsure said buildings ace and stead of the sa mand, receive, collect	for said amount; and id first part it a	the said	Great authority in the name, place and	ss under such policy of stead of the said fire	or policies, the
said note and interes collateral security to to the extent of their And it is furt	t coupons. It is hereby fur the party of the second par interest as mortgagee is si her stipulated, that is case t	ther stipulated and agre t, or assigns, as above p aid premises. be said part of th	rovided, and wh	istrance policy issued to ther the same bave b	on the premises cover een actually assigned ment of the taxes or	ed by this mortgage duri or not, the same thall, in a assessments against said	ing the existence of case of loss, be paya t real estate, as, and	said mortgage, shall ble to said second pa at the times require	be assigned as rly, or assigns d by law, or of
And it is fort estate that said more And it defaul or it waste be commi secured shall, at the	gs insured, as alteresaid, the alte of F per cent. From date her agreed that should a pe tgagor will pay a ressonable t be made in the payment of litted on, or improvements a option of the grantee here!	tition be flied to foreolo attorney's fee and the p said note at maturity, or re removed from the lan n, or the logal holder h	so this morigan psyment thereof or any interest p id, then in any d iereof, become	e, gain possession of shall also be secured ayment when due, or or either event, upon timmediately due and	said real estate or to by this mortgage. If the taxes or assessm he breach of these co payable without notice	protect the right of the nents aforesaid, or to proc onditions, or any or either co, and the grantee or le	mortgagee herein or cure and maintain su r of them, the whole gal holder hereof, o	r the title or possessi ch insurance, or any of the sums intende or the sums intende	on of said real part of either, d to be hereby gnee, agent or
tiorney, suan navo; Territory as same m in said town or Terri the said parties of th prima facie true, an if any, to the grantor Part A.A IN TESTIM	the power to sell said previets by be located at time of sale tory, or by printed or writt of first part horeby authorized, the proceeds of said sales. All rights of appraisem it the first part agree A.to 1	to, public notice of the tine of that the control of the tine of tine of the tine of the tine of the tine of tine	ne and place, and public places in to the payment and homestead a lease of this morest part lia.	the rights of the convey said lands assigns, to convey said lands to fail lands and experience by the convey said to said lands and experience of all costs and experience by the convey said to said the convey said	d, at which sale the sirst been given 30 day d, at which sale the sill property to any purchases attending suid he grantors berein.	ra notice by advertising in aid grantee or assigned m chaser at said sale and the sale; second, to the pay	some newspaper put ay bid and purchase recitals of such de yment of said debte their seals.	blished in, or of gene as any third person ed of conveyance sh and interest, and the	In the Indian real circulation might do, and all be taken as he remainder,
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}	L. Breedin Yhus El Usun	X				al Lancer	******************************		Seak Seak
	mus W. Winn)			***************************************		Seale
UNITED STATES	OF THERES. INDIAN TO	ERRITORY,	Personally app	peared before me	J. Z.	Bucking Goz			, a Notary
to me well known	County I for said bisteriation of the identical personhad executed the	same as their	to voluntary as	o and upon the with at and deed, for the	in and foregoing in consideration, use	strument, as part. <i>ces</i> es and purposes thereir	grantor and wh mentioned and	o stated and ackn set forth.	owledged to
of her own free w	n the same day, volunts Laurann ill and accord executed es and purposes therein	said morigage and s contained and set fo	igned and sen	to me well known led her relinquish compulsion or undu	and in the absence eent of dower and l e influence of her s	of her said husband d homestead or any poss aid husband.	leclared and ackr ibility of dower a	nowledged to me t nd homestead the	e of the said hat she had, rein, for the
Seal My com	y hand and official seal outtry, over the few finission expires	on this the 20 4. 17th 1909		day of	Mecember	J. Z. Breed	ing	No	tary Public.
UNITED STATES	OF AMERICA, INDIAN TI stern District.	KRRITORY, } ss.	Personally ap	peared before me					a Notary
Public within and to me well known	l for said District and T as the identical person	Cerritory,whose name	.appearto	and upon the with	n and foregoing in	andastrument as part	grantor and wh	o stated and ackn	******
me thatAnd also, o	had executed the	urily appeared before	me the said	***************************************	nin enmann arreti simerateri enistan		***************************************	wife	
consideration, use	ill and accord executed as and purposes therein hand and official seal	contained and set for	igned and sea rth, without c	ompulsion or undu	influence of her s	aid husband.	ibility of dower it	owledged to me the nd homestead the	hat she had, rein, for the
Sell My com	mission expires				grele - these weepserepyphineselvelicts			the second of the second	- H
Filed for R	ecord Weer 24,		190 6 at	113 o'clock P	M.	***************************************	Olio Deputy Cler	Loton k and Ex-Officio R	ecorder.