## REAL ESTATE MORTGAGE.

THIS INDENTURE,	Made this All	day of March alma a Baird in	, A. D. 1924, by and be	tween	**************************************
of the County of	Irilaa	, and State of Oklahoma, part.		Will Marge	·
		or teles a demonstration of the second secon	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	part/400	f the second part:
WITNESSETH, Tha	t the said partallaof the	e first, for and in consideration of	the sum of Murty 1100	Thursday TIKO	Dollars,
them in hand pa	id, by the said part	of the second part, the receipt who	ereof is hereby acknowledge	ed, nazzzgranted, pargaine	the following described tract
dogrant, bargain, sei	of land lying and situate	in the County of Julaa	and State of O		THE TONO WIE GOVERNMENT FRANCE
precomment, or parcon	or man, 1,125 and 01-101-10				,
· The	North- west 9	quarter of section	Fourteen (14)	Jourshy Sixte	En (14)
		,			
Nov	tt Range Min	rteen (13) east of	Atte Spidian B	est asid Milesia	Wass.
Con	Taining lenes	hundred sifty as	d No /100 acre	× (160,Q)	
				······································	( ) - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
All C	LL GTZ XLDD OLGG	erdsing to govern	iceni suivez	8160	thy county that I received that I received the 1/38
				* /	and users of mortgage tax on the
		***************************************		······································	rease.
		***************************************			24day of4
			,	# # # # # # # # # # # # # # # # # # #	Golin I Vironies
		***************************************			County Treasurer.
					passes of the second
		-11 and alarmeter that to a second	anoditaments and	man thorounts between	r in any wise appertaining, and al
TO HAVE AND TO	HOLD THE SAME, WITH	all and singular the tenements, h	being and appareers	orever And the esid nort A	of the first part dohereby
rights of nomestead exemi	the delivery bereaf	are Alta lawful owner 8	of the premises above grant	ed and seized of a good, inde	feasible estate of inheritance there
in free and clear of all in	cumbrances, and that	Atten will warrant and defend	the same in the quiet and ;	eaceable possession of said p	art of the second part,
		s of all persons whomsoever.			of the second
PROVIDED ALWAY	S, and this instrument is	made, executed and delivered upo	n the following conditions,	to-wit:	
First: Said first par	t <i>ries</i> justly in	debted unto the said second part	in the principal sum of	Theree Illrous and	Sww Seus dred and Nofe
		Dolfai	s, being for a loan made by	the said second part	o the said first parties, and pay
uble according to the teno	r and effect of	certain negotiable promissor	on the Least -	day of Allandi 18	15 at Alay certer Ken
with interest thereon from	date until maturity at t	ne rate of Six per cent per	annum, payable	annually, which interest is e	evidenced by Jule coupor
interest notes of even date	herewith, and executed	the rate of MM per cent per by the said first part Ms., one, ( A note 3 for Old August M	the first) for Couchund	ed cight say Dollars, di	ue on the fussi- day o
march 1815	and The other for	a note s for one hundred M	mely due Dollars each due	on the first	day of Allareli as
puccous 111	- J. J. J. L. Sylver L. S. L.				
respectively. Each of said	principal and interest no	tes bear interest after maturity at	the rate ofper o	ent per annum, and are made	payable at the order of said second
•	- /	Cases with exchange on New Yo		inte on the said land in as as	ood repair as they now are, and no
to commit or allow any wa	•	t agreemente keep an buildings,	tentes and other improvemen	nts on the said land in as go	ou repair as they how are, and ho
		d between the parties hereunto the	t if any default be made i	a the payment of any part of	of either said principal or interest in said loan, or the premium for fire
herein, and interest therece fault in payment or breach	n, shall become immediate of any covenant or cond	tely due and payable, and this mo ition herein the rents and profits of	rtgage may be foreclosed a f said premises are pledged	to the part #of the seco	greed that in the event of any de nd part, or assigns, no otherwise.
additional collateral securi FOURTH: Said par	ty and said part of t	he second part, or assigns, shall be breby agree, in the event act	e entitled to possession of a ion is brought to foreclose	aid premises, by receiver or this mortgage, May v	otnerwise. vili pay a reasonable attorney's fe
or one Sundred	roll-and notion Dollar	s, which this mortgage also secure	es, the navment of the princip	ol note and interest herein	described and all renewal principa ncipal or the interest upon the same
CIVALL Cold part A	44 of the first part hareby	covenant and agree to pay all tax	es and assessments of what	ever character on said land,	and any taxes or assessments tha County or Town wherein said land
is situated, when the same	become due, and to keep	the buildings upon the mortgage	i p remises insured in some i	eliable fire insurance compan	ly, approved by the partof the
second part for the sum of	partals of the first pa	Dollars, and to assign	the policies to said part f proof and care and expens	of the second part, to be h e of collecting such insurance	e if loss occurs.
SEVENTH: It is fu	rther agreed by and betw	ten the parties hereto that should	drining 68 commenced upo rocess for the nurnose of T	n said premises at any time	coal, minerals, stone or other sub-
stances of any character v	yhatsoever, such drilling c	or mining shall operate to make th	e debt which this mortgage	secures payable upon demant	d, and second part.4nereto shai
be entitled to demand and ment; and in the event fir	receive from the first parst set part set fall to pay s	aid debt immediately upon such d	omand being made, then th	e second part shall be	part) may demand such pay entitled to enforce the payment o
	salana this markenea tha e	come on 18 first part fld had dafar	ited in the performance of	all the other provisions here	of resting upon to do all benefit of the homostead exemp
Alem - Interest Interest The Line	TOTA SE Oklahama	is conveyance to be vold; otherwi		ment or many real country and	
The foregoing condi	HEREOR, the said partA	La_of the first part hereunto subs	cribe Their name	and after Their s	scal,Son the day and year first above
mentioned.	.imitation, the mile party			100 sompe	
			and in manufacture or many artists of the service sections.	Blaus B	Baird (Seal.)
		Security of the state of the st	para plicas de la companya del companya de la companya del companya de la company	A CONTRACTOR OF THE STATE OF TH	Succession (Seal)
		W. Stronger of the action of the contraction of the Contraction for the contraction of	the desired and other services of the services	and the second	
State of Okla	ınoma, <sub> ss.</sub>				
County of Tu	Isa.	n 10.5			
Before me,	O Notary	pulle	ALE Dais	, in and for said County and	1 State, on thisday o
and A	1110 / Bai	personally appeared	to ma line	wn to he the Identical necess	
	acknowledged to me that	After executed the same	s Aleia free and volu	intary act and deed, for the i	uses and purposes therein set forth
WITNESS my hand	and official seal the day	and year last above written.		,	
- •	•	•	(seal)	9 3 Paul	Like
Ne samuladan austus	Queno 14 14-	1814	Marin Control of the		
My commission expires	January of the Same	planting and the first three plants are suppressed to the second	South the second	ones T. Million (1881) . In district the I the Mills (1981) . The All Control of the I the Mills (1981) . Th	Notary Public.
What for Beaard the	24 day of A	1.D. 19/4. M. / 4	S oldock M. and F	average and before	A.D. 19
rued for Record the	mer musy of	SMICHTER, COLLEGE AND THE BEST COLUMN	i j	1003 4	A.O.S.
By USN	reaven	Deputy.	. (~3	euc) seuns	Alliful Register of Deeds.
,		• •			