FROM	STATE OF OKLA	HOMA, ss. This	instrument was filed for record	in my ollice
то	on the A., and du Oleal)	day of July by recorded in Vol. 34 -J. G. Walk	oi A. D. 194 J. n.	1215
This Indenture, Made this	By Fees,	grani - kujungsianingsia in puggi (1996-1996)	Deputy,	Iundred and
sight (266) by and between Thomas of	2 Millings	de singelle a rate	of Oklahoma, part of the	first part and
of the second part, the receipt whereof is hereby acknowledged, ha unto said part,		Dollars, to Manadald, and by these presents do-defollowing described tract	grant, bargain, sell, convey	d part.
Gill of lot five (1) blor of Tulks, Oblahomajas is thereof, together with all				Cairel urvey
thereof; together with all	e i i shove	nem Loca	tal Thereone	
TO HAVE AND TO HOLD THE SAME, With all and singula all rights of homestead exemption, unto the said part of the so do Mareby covenant and agree that at the delivery hereof manual of the same in the quiet and peaceable possession of said heirs and assigns forever, against the lawful claims of all persons we PROVIDED ALWAYS, And this instrument is made, execute FIRST: Said Mareau All	the same of the sa		o belonging, or in anywise appever. And the said part of the lawful owner. of will warrant of the second part.	rtaining, and the first part i the premises and defend the
FIRST: Said justly indebted unto the said part of the second part in the pri being for a loan thereof made by the said part of the second part and payable according to the tenor and effect of delivered by the said order of said	part, to the said Dollars, in go	issory note	4 18th 1908 1	executed and
with interest thereon from date until maturity, at the rate of and being further evidenced by coupon attached to the order of said.	per cent per ann in each year, and o said principal note	um, payable semi-annually of	n after maturity, the Installmen and of even date therewith	day of interest and payable buildings and
SECOND: Said part of the first part agree to may al improvements on said land insured in some responsible fire jusuran Dollars, the policy to be made payable to the holder hereof; as addi of the first part, the holder hereof may pay the same, and this rannum and the first part assume. The responsibility of pool THIRD: The said part of the first part agree to k commit or allow any waste on said promises. FOURTH: In case of default in any of the covenants hereof, for the payment of the moneys herein mentioned, and the holder is FIFTH: Said part of the first part agree of that if the the same become due or any of the taxes, assessments or insurance hereby secured shall at the option of the holder hereof become due. The said part of the first part, shall pay all expenses of insurance policy a response to the first part, shall pay all expenses of insurance policy a response to the first part, shall pay all expenses of insurance policy a response to the first part, shall pay all expenses of insurance policy a response to the first part, shall pay all expenses of the first part shall pay all	The company, to the satisfaction itional security to this loan and importage shall be security also is and care and expense of collecter all buildings, fences and in, the rents and profits of the said	of the holder hereof in the a the taxes or insurance premit for such payments, with int ting said insurance if loss occu approvements on said land in I premises are pledged to the	um of	he part per per cent per a, and to not
for the payment of the moneys herein mentioned, and the holder is FIFPE: Said part of the first part agree. Ethat if the the same become due or any of the taxes, assessments or insurance hereby secured shall at the option of the holder hereof become due. The said part, and, of the first part, shall pay all expenses of insurance policy, a reasonable attorney's see of not less than the said part.	entitled to the possession thereo makerof said note	f by receiver or otherwise. fail to pay the principal or lor to comply with any of the fut notice. In the event action is brought the event action is brought the event action is prought the event action are provided to the event action are to the event action actions at the event action are to the event action action actions at the event action act	nterest of said noteor any progeoing covenants, the whole sto foreclose this mortgage or note and ded, which this mortgage of the said of the sa	art thereof as um of money ecover on the
Ine said part. Of the less part, said pay all expenses of insurance policy, a reasonable attorney's fee of not less than And that the said partof the first part, for said conside exemption and stay laws of the State of Oklahoma. The foregoing conditions being performed, this conveyance to the TESTIMONY WHEREOF, The said part	to be void; otherwise of full force st part liereunto subs	and virtue, name	and affixed Line seal	on the day
				(ellegir
STATE OF OKLAHOMA, ss. Before me, on this foregoing instrument, and acknowledged to me that	day of July grand same as the		in and for said Countries appeared who executed the said for the uses and purposes the	he within and
My commission expires Left. 27111.10.	La (Jese)	Linki 4	BUNGA	, , , , , , , , , , , , , , , , , , ,
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	and the state of t	المتعادي والمتعادي المتاريخ والمتعادي والمتعادي والمتعادية	en promise de la companya de la comp	