SPECIAL REAL ESTATE MORTGAGE

EROM \ STATE OF O	KLAHOMA.
TREASURER'S ENDORSEMENT.	$0 \wedge a $ $\} 88.$
Thereby certify that I received 1700 and 16	County. This instrument was filed for record in my office
\$ 1.7 3 and secucion No. 1. 0 o'clock & M. a	and duly recorded in Vol.
therefor in 1 mortgage tax on	(real) Lewis Clin County Clark Register of Deads.
	America
Dated this / C. day of May 191.8 By	Deputy.
Ed Dollon John	en e
At this The marketine	221011 in the near of our tank of the same
Eighten by and between A Weeks 4	in the year of our Lord One Thousand Nine Hundred and
of the County of	Julaa and State of Oklahoma, part for of the first part and
Karoas City Life Ensurance Company	partof the second part.
WITNESSETH, That the said partof the first part, for and in consideration of the	sum of
Twenty free Hundred	Dollars, toin hand paid, by the said part
of the second part, the receipt whereof is hereby acknowledged, hat a granted, bargained a	and sold, and by these presents docksgrant, bargain, sell, convey and dafirm,
unto said part	
and Genes of Okianoma, to-wit:	
West half of Douth west quarter	Section Twenty four (24) North Range Twelow (12) East— Oklahoma
Downship Twenty two (22)	North Range Twelve (12) East-
Julya Pount	Okloh- a
	그렇게 그래면 이 가장이 사용 전투에 가는 일을 수
TO HAVE AND TO HOLD THE SAME, With all and singular, the tenements, heredita all rights of homestead exemption, unto the said partof the second part, and to	ments and appurtenances thereunto belonging, or in anywise appertaining, and
do. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10	the levelal annual of the mornings
same in the quiet and peaceable possession of said	lear of all incumbrances, and that the second part flictus gra
above granted, and seized of a good and indefeasible estate of inheritance therein free and c same in the quiet and peaceable possession of said	following conditions to-wit:
FIRST: Said	The state of the s
July four Hendred Dollars.	lewful more of the United States of the present standard of weight and fineness,
and a remainder of the court of the state of	promissory note—numbered executed and
delivered by the said	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
with interest thereon from date until maturity, at the rate ofper cent pe	r annum, payable semi-annually on the
)	per cent per annum after maturity, the installments of interest
peng future cytueneed by managemental future and future for the first fi	and of even date the weight and sought
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SECOND: Said part	said lands and premises when the same are due, and to keep all buildings and ction of the holder hereof in the sum of the taxes or insurance premiums are not paid when due, by the part laso for such payments, with interest thereon at the rate of 12 per cent per collecting said insurance if loss occurs. In distribution said land in as good repair as they now are, and to not a said premises are pledged to the holder hereof as additional collateral security hereof by receiver or otherwise. Shall fail to pay the principal or interest of said note—or any part thereof as due or to comply with any of the foregoing covenants, the whole sum of money ithout notice. And in the event action is brought to foreclose this mortgage or recover on the Dollars shall be added, which this mortgage also secures. Tessly waive an appraisement of said real estate and all benefit of the homestead force and virtue. Subscribed And name—and affixed And Seal — on the day And Luccus in and for said County and State, Julian — to me known to be the identical person—who executed the within and free and yoluntary act and deed for the uses and purposes therein set forth. And And Public
SECOND: Said part — of the first part agree — to pay all taxes and assessment on improvements on said land ifsured in some responsibile fire insurance company, to the satisfa Dollars, the policy to be made payable to the holder hereof, as additional security to this loan of the first part, the holder hereof may pay the same, and this mortgage shall be security annum and the first part — assume— all responsibility of proofs and care and expense of a THIRD: The said part — of the first part agree— to keep all buildings, fences a commit or allow any waste on said premises. FOURTH: In case of default in any of the covenants hereof, the rents and profits of the forther payament of the moneys herein mentioned, and the holder is entitled to the possession I IFIFTH: Said part — of the first part agree— that if the maker— of said note— the same become due or any of the taxes, assessments or insurance premiums, as they become hereby secured shall at the option of the holder hereof become due and payable at once, and we have a same and the said part — of the first part, shall pay all expenses of collecting the insurance, insurance policy, a masonable autorney's fee of not less than — of the first part, shall pay all expenses of collecting the insurance, insurance policy, a masonable autorney's fee of not less than — of the first part, shall pay all expenses of collecting the insurance, insurance policy, a masonable autorney's fee of not less than — of the first part, for said consideration, do — hereby expexemption and stay laws of the State of Oklahoma. The foregoing conditions being performed, this conveyance to be void; otherwise of full IN TESTINONY WHEREOF, The said part — of the first part — of the first part — hereunto and year first above mentioned. Executed and delivered in the presence of the first part — of the	said lands and premises when the same are due, and to keep all buildings and ction of the holder hereof in the sum of the holder hereof in the sum of the takes or insurance premiums are not paid when due, by the part laso for such payments, with interest thereon at the rate of 12 per cent per collecting said insurance if loss occurs. In all in provenents on said land in as good repair as they now are, and to not a said premises are pledged to the holder hereof as additional collateral security hereof by receiver or otherwise. Shall fail to pay the principal or interest of said note—or any part thereof as due or to comply with any of the foregoing covenants, the whole sum of money ithout notice. And in the event action is brought to foreclose this mortgage or recover on the fail to pay the appraisement of said real estate and all benefit of the homestead force and virtue. Subscribed ALS name—and affixed ALS seal—on the day In and for said County and State, Julius In and for said County and State, The personally appeared—to me known to be the identical person—who executed the within and free and yoluntary act and deed for the uses and purposes therein set forth. And And Public
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