Mortgage Record No. 419

### STANSMER PRODUCTION OF STANSMERS AND STA	203403 C.M.J. PORSEMENT	
Description of the control of the co	TREASURER ENDORS 2 0 and Issued	STATE OF OKLAHOMA, TULSA COUNTY **. 50.4%
Darley 1911 September 1912 September 1912 September 1913 S	- hy certify that he in payment 19	This instrument was filed for record on the June 2:30
Daniel William Collabora, and processing futures constraints. THE ADDITION (Mark the 22th April 12 May of	sign No. 17 - metale (1)	O'clock
THE SCORTCAGE, Mach size. 29th. day of Times A. D. 1972. by and lettered Pt. S. Exercises and Marry Exto Exercises, p. 18 11.20 of This Pt. 20 of This Pt. 2	on the within motion day of To county Treasurer	
THE SCORTCAGE, Mach size. 29th. day of Times A. D. 1972. by and lettered Pt. S. Exercises and Marry Exto Exercises, p. 18 11.20 of This Pt. 20 of This Pt. 2	Dated this DICKEY, COMPANY	County Clerk By ChasHaley. Deputy
Title MONTGACE, Nache tal. 20th June 1 June 1 June 1 June 1 June 2 June 1 June 2 June		
To be a made in the state of Ohloham, so the part of the first part of the state of	TULSA, OKLAHUMA	
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sometime of Tube. Chibmen, as the sary of the second part (period of the period of the		
DOLDATE, the receipt of which is showly exhausted poly, and also to interest therem, as beninctor as forth, do	County, in the State of Oklahoma, as the part 98 the first part (hereinafter	called mortgagors whether one or more), and EXCHANGE TRUST COMPANY, a cor-
course and State of Okkiessond part in successor and actions at the following durating of each main, situated in. P. 13.68. Locks Thirtoon (15) and Fourtheon (14) in Blook Sight (8) in the Saght Lyan Addition to the Offey of Tules, Oklahoma, and the State of Comments of		
Lot S Phirton (1.5) and Fourton (1.4) in Blook Eight (8) in the Bast Lyzm Addition to the Oily of Yules, Oklahoma, Acousting to the recording to the recording to the recording for the second of the Carlo of Yules, Oklahoma, Acousting to the recording for the recor	110/100 DOLLARS, the receipt of which is hereby acknow	ledged, and also the interest thereon, as hereinafter set forth, doby these presents
Lots Thirteen (18) and Fourteen (14) an Block Eight (8) in the Bast Lynn Addition to the Otty of fulses, Oklahoma, Bosonian to the Colty of fulses, Oklahoma, Bosonian the Colty of the Bast Lynn Addition to the Otty of fulses, Oklahoma, Bosonian the Colty of fulles, Indiana,	nortgage unto said party of the second part, its successors and assigns, all the	following described real estate, situated in
To have not to bold We ashes, tegether with all and shighler the improvements thereon, the tenaments, hereditaments and appartmence theirs into belonging or in anyonic sequentiables, flower. This margings in give to biscent the payment of	County and State of Oklahoma, to-wit:	
ri an approprie apopentialing, forence. This mortages in given increases the payment of	Lots Thirteen (15) a in the East Lynn Add a coording to the rec	and Fourteen (14) in Block Eight (8) lition to the City of Tulsa, Oklahoma, corded plat thereof.
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ri an approprie apopentialing, forence. This mortages in given increases the payment of		
data horroth, poyable at the office of mortgages, signed by mericagops, and bearing interest notes attached therets, all doed of some many control of the co	To have and to hold the same, together with all and singular the impro or in anywise appertaining, forever.	overments thereon, the tenements, hereditaments and appurtenances thereunto belonging.
the contraction of the contracti	This mortgage is given to secure the payment ofpromisso	ry note, to-wit:principal notefor the sum of \$,0000 + 00
inch herorith, puyable at the office of mortgages, signed by mortgageour, and bearing interest in 10% per annum after maturity, puyable suni-annually and all commission notes executed insultaneously beared in an automatic in transaction and its moregan shall also secure the puyance of any prevaled by one of the property of the prope	, due	
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ministen notes executed simultaneously henroths as a part of this transaction; and this mortgage shall also secure the payment of any roth mediatedess. Said mortgagns hereby oversant that they are content in the simple of said presents that the same are free and electron of all beauthrenous and will warrant and all mortgages and all mortgages are content to the mortgage and markets and the internation of this mortgage, the same that the same are all the said programs agree to insure the buildings on said premises against loss by fire or tornade in the sun of \$5.0,000.00. For the beadth of the mortgages and markets are the insurance during the extense of this mortgage, all policies than out or insued to the posytty, we make they thought the aggregate of the individuely and in case of loss under any policy the murtgage may be a such as the payment of the individuely decided in the program of the programs of the individuely than the programs of the individuely and in case of loss under any policy the murtgage may be a such as the payment of the individuely decided in the program of the individuely than the programs of the individuely and in case of loss under any policy the murtgage and shall be interested until pay for a manner of the programs of the individuely decided and paymble to mortgage and shall be interested until pay for anomal mortgage and shall be interested until pay for anomal more than the programs of the individuely due and paymble to mortgage and mortgages or incumbrates upon and programs of the payment of the individuely be due and paymble to it, including all posts, expenses and attempt fees in connection therewith, whicher brought about by liftgaten or otherwise, and all immediately be due and paymble to it, including all posts, expenses and attempt fees in connection therewith, whicher brought about by liftgaten or otherwise, and all interested that the programs of the payment of the payment and anti-payment and anti-payment and anti-payment and anti-payment and anti-payment and anti-payment	less because how while at the office of mortiages signed by marting and	f the same and as evidenced by coupon interest notes attached thereto, all dated of even bearing interest at 10% per annum after maturity, payable semi-annually, also all com-
Said mortgages agree to insure the buildings on skill greenine against collay frice or comedo in the reason of 5. 6,000,00. [] for the bushifts of the mortgages may said in the buildings of skill greenine against the contrage of the mortgages and the process of the state of the mortgage of the mortgages and the state of the mortgage of the mortg	mission notes executed simultaneously berewith as a part of this transaction; ar	id this mortgage shall also secure the payment of any renewals of any such indebtedness.
Said mortgagies agree to insure the buildings on said prenulse against loss by fire or turned in the sun of \$2, \$2, \$2, \$2, \$2, \$2, \$2, \$2, \$2, \$2,		
of this mortgage, shall be assigned to the mortgage as additional security and in case of loss under any policy the mortgage may collect all moneys payable and received this thereon and apply the same to the popment of the includence has paid therefore shall be received any additional to precure and maintain such imprasses on to deliver the paid therefore shall be secured hereby and shall be described to precure and maintain such imprasses or to deliver the paid therefore shall be secured hereby and shall be described to the payable to mortgage and shall be active the state of the payable to mortgage and shall be active the state of the payable to mortgage and shall be active the state of the payable to mortgage and shall be active that the state of the payable to mortgage and the state of the payable to mortgage and the payable to mortgage and the state of the payable to mortgage and the payable to mo	Said mortgagors agree to insure the buildings on said premises against los	s by fire or tornade in the su m of \$ to the benefit of the mortgagee
or refusal to presure and maintains such insurance or to deliver the policies to the mortgagese berein, the mortgages may at its option, without incides, insurance or releasure the improvements on and varied states and the amount of presumms past districts while security and shall be described in the improvements of the property and the proposed of the property and the property which are, or may become, prior chians over the line of this mortgage and in case such disconsistent and the property which are, or may become, prior chians over the line of this mortgage and in case such disconsistent and the property which are, or may become, prior chians over the line of this mortgage and the state of the property which are, or may become, prior chians over the line of the mortgage of the property which are to represent and temporary feels incomencion the property and amounts or expended or paid shall bear interest at 10% per animal from payment until reinhumment is made and shall be lighten or otherwise, and all amounts or expended or paid shall bear interest at 10% per animal from payment until reinhumment is made and shall be additional lieus upon asid property and animal payment to the register of the property and the payment of discapatable business or used for pay purpose which will him our or redict and the property and the payment of the property and the payment of discapatable business or used for payment will be against an additional lieus upon asid property and until the payment of discapatable business or used for payment will be a payment to the property and until the payment of the payment and the payment of t	of this mortgage, shall be assigned to the mortgagee as additional security and in	case of loss under any policy the mortgagee may collect all moneys payable and receive-
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Said mortgagors agree to pay all taxes and assessments lawfully assessed on aid premises before delinquent and shall saids and discharge any end all liens, charges or incumbrances upon and property winds upon the promptly made when due or payable, then mortgages may active or pay a	the improvements on said real estate and the amounts of premiums paid therefore	er shall be secured hereby and shall be deemed immediately due and payable to mortgagee
not be piomptly made when due or payable it, then mortgages may actify or pay such liens, charges or incombrances. All payments so made by the mortgages shall immediately be due and payable to it, including all coats, expenses and all common as or expended or paid shall bear interest at 10% per anoum from payment untal reimbursment is made and shall be additional liens upon said property and amounts so expended or paid shall bear interest at 10% per anoum from payment untal reimbursment is made and shall be additional liens upon said property and amounts so expended or paid shall be the term of this mortgage all buildings, from, a vite-selles and other improvements and the propose which will limit the propose that the same are at the present time and that no waste shall be permitted; that the promises shall not be used for any illegal or districtable buildings or propose which will limit the present time and that no waste shall be permitted; that the promises shall not be used for any illegal or combustible material shall be permitted on the premitted on the pr	Said mortgagors agree to pay all taxes and assessments lawfully assess	ed on said premises before delinquent and shall satisfy and discharge any and all liens.
immediately be due and payable to it, including all costs, expenses and attorney fees in connection therewith, whether broughts about by litigation or otherwise, and all amounts to expended or paid shall be art interest at 10% per annum from payment until reinturement is made and shall be additional and secured by this mortages. It is inturbed understanced or paid shall be are not this mortages all sulldings, fence, sidewells and other improvements on asid promptly shall be kept as the same as at the present time and that no waste shall be permitted; that the presents shall not be used for a purpose which will injure or render and premises unfit or less desirable for their present uses and purposes; that no unnecessary accumulation of combustible materials shall be permitted on the premises that and that to waste shall be permitted on a purpose which will injure or render and premises unfit or less desirable for their present uses and purposes; that no unnecessary and the premises and the annual less of the purposes for which they have been or may be installed or such that damage will not result to the improvements or any portion thereof from a failure to maintain such factures in proper regions; about result from any contribute of the purposes for which they have been or may be installed and to the same will be useful and unlimbed for the purposes for which they have been or may be installed and the same shall be improvements on any interest in premises and the annual for any interest in the contrast of the purposes of the same and the same shall be improvements on any interest in the contrast of the purpose of the same and the same shall be a forther charge and the unreaded of the same shall be desired the same shall be a forther charge and the unreaded of the same and the same shall be a forther charge and the unreaded of the same and the same shall be a forther charge and the unreaded of the same and the same shall be a forther charge shall be same and the purpose and the same shall be recovered in said fo	not be promptly made when due or payable, then mortgagee may satisfy or p	pay such liens, charges or incumbrances. All payments so made by the mortgagec shall
Te is further understood and agreed that during the term of this mortgage all buildings, fences, widewelles and other improvements on said property shall be kept by mortgagers in as good state of regular as the same are at the present time and that no waste shall be permitted; that the premises shall not be used for any illigal or disreptable beginness or used for a purpose within to munceessary accumulation of combustiles material shall be permitted on the premises that all fixtures now installed or which may be regular be a been as a company of the permitted on the premises that all fixtures now installed or which may be regular to be used to a suppose that no management and the permitted on the premises that all fixtures now installed or which may be regular to the country of the permitted on the premises that all fixtures now installed or which may be regular to the permitted of the permitted on the premises will be immediately done and installed so that the improvements on said premises will be management of the permitted	immediately be due and payable to it, including all costs, expenses and attorne	by fees in connection therewith, whether brought about by litigation or otherwise, and all
by mortgagers in a good state of repair as the same are at the present time and that no waste shall be permitted; that the premises shall not be used for any illigad or disreputable becauses or used for a purpose which will injune or render add premises that for less desirable for their present and purposes; that no unaccessary accumulation of combustible material shall be permitted on the premises that all fatures now installed or which may breather be intalled in or about the improvements on said premises ability to be a provided in a seed state of respice to that the support of the prevention of the state	secured by this mortgage.	지수는 사람이는 어어야 하는 점을 하는 사람들이 없는 사람들이 없는 사람들이 없다는 사람들이 없다.
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on said premises shall be kept in a good state of repair so that the same will be useful and suitable for the purposes of which they have been or may be installed and so that damage will not result to the improvements or any portion thereof from a listure to maintain such fixtures in proper repair, and in case any damage should result from any' cause propers and suitable repairs will be immediately done and installed so that the improvements on such premises will be immediately done and installed so that the improvements on the same are at the present time, ordinary were and tear excepted. Said mortgagors further expressly agree that in case of foreclosure of this mortgage, and as often as any proceeding his the same to the filling of the petition for foreclosure and the same shall be a further charge and lien upon and premises and the amount thereof shall be recovered in all ordinary lighteners rendered, and the lien thereof enforced in the same manner as the principal debt hereom exceeding enforced upon the part of the process of the period of the process of the proc	or disreputable business or used for a purpose which will injure or render said	premises unfit or less desirable for their present uses and purposes; that no unnecessary
result from any cause propers and suitable repairs will be immediately done and installed so that the improvements on said premises will be maintained at least as good condition as the same are at the present time, ordinary wear and tars excepted. Said mortgagors further expressly agree that in case of foreclosure of this mortgage. Said fees shall be taken to foreclose same as herein provided, attempt fees as provided in any of the notes above described will be paid to said mortgages. Said fees shall be due and payable upon the filling of the petition for foreclosure and the same shall be a further charge and lies upon said premises and the amount thereof shall be recovered in said foreclosure suit and included in the provided to the petition of the provided of the same shall represent the said foreclosure suit and included in the provided search and the same shall remark the same shall remain in full force and shall be the provided search and shall be the said mortgage the oversants and segregation that the interest thereon according to the terms and menor of said notes, and shall be as an estable terms in full force and established the payment of the notes, or any of the provided and all states the provided and all states the payment of the notes, or any of the provided and all states the provided and all states the provided and all as once upon the filling of petition for the foreclosure of this mortgage and without notes the payable at once and this theoretical may at once take possession of the same and receive and collect the rent, issues and profits thereform and if necessary may have a receiver appointed by a court of proper purisdiction for such purposes and all coats, charges and fees incurred shall constitution or appraisement laws. All of the covenants, agreements and terms contained herein shall be binding on the mortgages and profits thereform and if necessary may have a receiver appointed by a court of proper purisdiction for our purposes and all coats, charges and fees incurred shall constitute	on said premises shall be kept in a good state of repair so that the same will	be useful and suitable for the purposes for which they have been or may be installed and
condition as the same are at the present time, ordinary wear and tear excepted. Said mortgages further expressly agree that in case of forecloses earn is a herein provided, atomey fees as provided in any for the notes above described will be paid to aid mortgages. Said fees shall be due and psyable upon the filing of the petition for forecloses and the amount after the paid to aid mortgages. Said fees shall be due and psyable upon the filing of the petition for forecloses and and the same shall be a further charge and lies upon said premises and the amount thereof shall be received in said forecloses wait and included in any judgement rendered, and the lies therefored in the same manner as the principal debt hereby secured. Now if said mortgages shall pay or cause to be paid to said mortgage, its successors or assigns, said unus of money specified in the above described notes, together with the interest thereon according to the terms and tenor of said notes, and shall keep and perform during the existance of this mortgage the covenants and agreements which the interest thereon according to the terms and tenor of said notes, and shall keep and perform during the existance of this mortgage the covenants and agreements of the notes, or any of them, when due, or in case default in the performance of or refusal to observe any of the covenants, agreements and the same and the case of the covenants agreements of the case of the	so that damage will not result to the improvements or any portion thereof i	rom a failure to maintain such tixtures in proper repair, and in case any damage should id installed so that the improvements on said premises will be maintained at least as good
vided, attorney fees as provided in any of the notes above described will be paid to said mortgages. Said fees shall be dur and payable upon the filing of the petition for forecleuser and the same shall be a further charge and lien upon said premises and the amount thereof shall be received in said forecleours suit and included in any judgement rendered, and the lien thereof enforced in the same manner as the principal debt hereby secured. Now if admirortgages hall pay or cause to be paid to said mortgages in successors or assigns, said sums of money specified in the above described notes, together with the interest thereon according to the terms and tenor of said notes, and shall keep and perform during the estatance of this mortgage the covenants and egreements herein contained, the three presents shall be wholly discharged and void, otherwise the same shall remain in full force and effect, but if defaults be made in the payment of the notes, or any of them, when due, or in case default in the performance of or refusal to observe any of the covenants, agreements or conditions herein contained, the entire principal sum ererby secured and all interest due thereon may at the option of the mortgage and without cobe declared due and payables to note and this mortgage may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortgage may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortgages may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortgage may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or excellent and any acceptance of the costs of the same and receive and collect the rents, issues and profits therefor and if it is a declaration of the pa	condition as the same are at the present time, ordinary wear and tear excepted.	[1일: 120] (2: 120) (14: 20) (2: 2: 2: 2: 2: 2: 2: 2: 2: 2: 2: 2: 2: 2
any judgement rendered, and the lies thereof enforced in the same manner as the principal dobt hereby secured. Now if and mortgagons hall pay or cause to be paid to said mortgagons, said sums of money specified in the above described notes, together with the interest thereon according to the terms and tenor of said notes, and shall keep and perform during the estatance of this mortgage the covenants and agreements herein contained, then these presents shall be wholly discharged and void, otherwise the same shall remain in full force and effect, but if default be made in the payment of the notes, or any of them, when due, or in case default in the performance of or refusal to observe any of the covenants, agreements or conditions herein contained, the entire principal sum ereby secured and all interest due therem may at the option of the mortgage and without these declared due and payable at once and this mortgage may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortgage may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortgage may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees including on the above described premises and may at once take possession of the same and receive and collect the rents, issues and profits therefrom and if necessary may have a receiver appointed by a court of proper jurisdiction for such purposes and all costs, charges and fees incurred shall consisting and the mentioned or exceiver appointed by a court of proper jurisdiction for such purposes and all costs, charges and fees incurred shall consisting and on the mortgages. Said mortgages waive notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or approached to the mortgage and the mortgage and the proper shall be approached	vided, attorney fees as provided in any of the notes above described will be p	aid to said mortgagee. Said fees shall be due and payable upon the filing of the petition
Now if said mortgagons shall pay or cause to be paid to said mortgage, its successors or assigns, said sums of money specified in the above described notes, logether with the interest thereon according to the terms and tenor of said notes, and shall keep and perform during the existance of this mortgage the covenants and gareements herein contained, then these presents shall be wholly discharged and void, otherwise the same shall remain in full force and effect, but if default be made in the payment of the notes, or any of them, when due, or in case default in the performance of or refusal to observe any of the content or conditions herein contained, the entire principal sum sereby secured and all interest due thereon may at the option of the mortgage, ball, at once upon the filing of petition for the foreclosure of this mortgage, he forthwith entitled to the immediate possession of the same and receiver appointed by a court of proper jurisdiction for such purposes and all costs, charges and fees incurred shall constitute and be an additional lien under the terms of this mortgage. Said mortgagors waive notice of election to declare the whole debt due as above provided and also the rice of stay, valuation or appraisament have. All of the covenants, agreements and terms contained herein shall be binding on the mortgagors, their heirs, personal representatives and assigns, and shall be for the benefit of the mortgage, its successors and assigns. IN WITNESS WHEREOF, said part 1.0.8f the first part ha. Ve. hereunto set. Advo. June. Pulse County, ss. JOS W. McKee Avoid June	for foreclosure and the same shall be a further charge and lien upon said pre	mises and the amount thereof shall be recovered in said foreclosure suit and included in is the principal debt hereby secured.
herein contained, then these presents shall be wholly discharged and void, otherwise the same shall remain in full force and effect, but if default be made in the poyment of the notes, or any of there, when due, or in case default in the performance of or refusal to observe any of the covenants, agreements or conditions herein contained, the entire principal sum eareby secured and all interest due thereon may at the option of the mortgages and of the force payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortages shall, at once upon the filing of petition for the forcelosure of this mortgage, be forthwith entitled to the immediate possession of the above described premises and may at once take possession of the same and receive and collect the rents, issues and profits therefrom and if necessary may have a receiver appointed by a court of proper jurisdiction for such purposes and all costs, charges and fees and may at once take possession of the above described premises and may at once take possession of the whole debt due as above provided and also the beautiful and the terms of this mortgage. Said mortgagers waive notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. All of the covenants, agreements and terms contained herein shall be binding on the mortgagers, their heirs, personal representatives and assigns. IN WITNESS WHEREOF, said part \$0.56 the first part ha. VP. hereunto set. The 1.7 hand S. the day and year first above written. F. B. KRUTMEN Watthe Kautman Gay of June Anotary Public in and for said County and State, on this 29th Marry Kate Kautman Marry Kate Kautman Anotary Public in and for said County and State, the day and year last above written Anotary Public in the same as the county and State, the day and year last above written I hereby certify that I have received \$\frac{1}{2}\$. and issued receipt No. therefor in payment of mortgage tax on the within mortgage	Now if said mortgagors shall pay or cause to be paid to said mortgagee, it	s successors or assigns, said sums of money specified in the above described notes, together
the entire principal sum careful secured and all interest due thereon may at the option of the mortgages and without notice be declared due and payable at once and this mortgage was thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortagees shall, at once upon the filing of petition for the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above described premises and may at once take possession of the amen and receive and collect the rents, issues and profits therefrom and if necessary may have a receiver appointed by a court of proper jurisdiction for such purposes and all costs, charges and fees incurred shall constitute and be an additional lien under the terms of this mortgage. Said mortgagers waive notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement laws. All of the covenants, gerements and terms contained herein shall be binding on the mortgagers, their heirs, personal representatives and assigns, and shall be for the benefit of the mortgages, its successors and assigns. IN WITNESS WHEREOF, said partial of the first part has Ve hereunto set their heirs, personal representatives and assigns, and shall be for the benefit of the mortgages, its successors and assigns. The Corner, and the first part has Ve hereunto set their hands. The Before me. Joe W. McKee	herein contained, then these presents shall be wholly discharged and void, other	wise the same shall remain in full force and effect, but if default be made in the payment
mortage may thereupon be foreclosed immediately to enforce payment thereof, including interest, costs, charges and fees herein mentioned or contemplated and mortages shall, at none upon the filing of petition for the foreclosure of this mortage, be forthwith entitie to the immediate possession of the same and receive and collect the rents, issues and profits therefrom and if necessary may have a received appointed by a court of proper jurisdiction for such purposes and all coats, charges and fees incurred that constitute and additional lieu under the terms of this mortages. Said mortageors waive notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisament laws. All of the covenants, agreements and terms contained herein-shall be binding on the mortageors, their heirs, personal representatives and assigns, and shall be for the henefit of the mortages, it is successors and assigns. IN WITNESS WHEREOF, said part 10.5f the first part ha. VO hereunto set the 17 hand S the day and year first above written. F. B. Kaufman Mary Kate Kaufman Pulsa County, ss. Before mc. JOO W. MCKOS a Notary Public in and for said County and State, on this 29th day of June to me known to be the identical persos who executed the within and foregoing instrument, and acknowledged to me that they executed the same as free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my hand and official seal in said County and State, the day and year last above written County Treasure. Pose W. McKos TREASURER'S ENDORSEMENT I hereby certify that I have received \$	of the notes, or any of them, when due, or in case default in the performance	of or refusal to observe any of the covenants, agreements or conditions herein contained, option of the mortgagee and without notice be declared due and payable at once and this
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