<form> INTERPORTATION COMPARY Interportation Compary INTEROPORTATION</form>	BLACK PRINTING CO: "TURKA DALLA:	
		S [*]
	FROM	This instrument was filed for record on the 20th
	e e e e e e e e e e e e e e e e e e e	
	70	(SEAL) O. D. Lewson
<form> TRUMPARIAN Trumparity in the intermediate in the intermediate intermedintermediate intermediate intermediate intermediate intermediate</form>		(SEAL) County C
<form> THIS MONTCACE, Make UK. 1913. Apr. 1. JULY. T. D. 19.2. by use to B. BESLE K. ABRONTZY. 2017. BARE ONLY ZY, DUR. DUR DUR ZY, DUR. 2. DUR DUR ZY, DUR ZY, DUR DUR ZY, DUR ZY, DUR DUR ZY, DUR ZY,</form>	. 방법 방법 1978년 1 1978년 1978년 197	
Besta d. Algo Christer and Besta V. B. Sent Sent Sector and Sector Secto		
<pre>contend to the second of the second performance multiple methods are second or and SECHANGE TRUET COMPARY WINKSETH. This all algo different of the periods of all second performance of all second in the second and all second performance of the second of the second performance of th</pre>	THIS MORTGAGE, Made this 10th day	of A. D., 192. 22., by and be
<pre>representation of Tube. Oktobers on the party of the scooped per (Bernisher sales networks). WTMNENTATION That said party diff is scooped and sharps the party of score and a characterization at them, as including and the party of the scooped per score s</pre>		
A. Mc/100	poration of Tulsa. Oklahoma as the party of the second part (hereinafter calls	rd mortgagee):
<pre>netropy cuts not perty of the second pert, its reactions of a stage, all the following databile and lead that is initial in</pre>	이 가지 것 같은 것이 귀엽에 끝을 했다. 이 가지 가장 이 것 같아. 이 가지 않는 것 것이 가지 않는 것 것 이 것 같아. 가지 가지 않는 것 같아.	그는 것은 것 같은
Include on the window of the result is a distance of the result is a distance of the result. Include the result is a distance of the result is distance of the result is a distance of the result is distance of	나는 가슴 전에 걸려 가슴에 가슴에 가슴을 가려려고 있는 것을 수 있다. 독신이 속은 것은 것을 잘 못하는 것이라. 이 가격에 가격하는 것이라.	그 물건화가 하는 것 같은 것 같아요. 이렇게 있는 것 같은 것 것 같아? 이렇게 많은 것 같아요. 한 것 같아요. 이렇게 가지 않는 것 같아요. 가지 않는 것 않는 것 같아요. 가지 않는 것 않는
LOOP AUGMONDER TAPEGE (2) IN PACOC SUMMORE GALE ON the Winner of the Second (2) IN DATA (2) IN DA	County and State of Oklahoma, to-wit:	
LOOP AUGMONDER TAPEGE (2) IN PACOC SUMMORE GALE ON the Winner of the Second (2) IN DATA (2) IN DA		1 hereby certify that I received \$
Seven (7) in oroutt addition to the orbit Of Tules, Uklan cms, DATE Lancker, Date Date Date Date Date Date Date Date	Lot Numbered Three (3)	Receipt No.5
		Dated this 3 day of
To have and to hold the same, together with all and jaipuits the improvements threads, the tearnings, further differences and apportaneous of a 1.1,500	(방법) (19) 2017년 19 - 19 - 19 - 19 - 19 - 19 - 19 - 19	WAYNE L. DICKEY, COUR
<pre>or in anywise opertaining. forwer: This anywise is given to severe the payment of</pre>	of Tules, Uklahoma,	$\mathcal{U},\mathcal{O},\mathcal{U}$
<pre>or in anywise opertaining. forwer: This anywise is given to severe the payment of</pre>	To have and to hold the same, together with all and singular the imp	rovements thereon, the tenements, hereditaments and appurtenances thereunto belo
de	n a thair an ann an tha ann an thair ann an thair an thair an tha ann an tha ann an thar an thair an thair an t	그 가격 경험을 다 그 것 같아요. 것 이는 것 같이 많이 많이 많이 것이 것 않는 것 같아요. 것 같이 많이 많이 있는 것이 없는 것이 같아.
a characteristic and material states and the same services in the induction and the material scale and lates of any each hadron is any each hadron and is any each hadron is any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and any each hadron and each hadron and any each hadron any each hadron any each hadron any each hadron and any each hadron any each		
a characteristic and material states and the same services in the induction and the material scale and lates of any each hadron is any each hadron and is any each hadron is any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and any each hadron and each hadron and any each hadron any each hadron any each hadron any each hadron and any each hadron any each		
a characteristic and material states and the same services in the induction and the material scale and lates of any each hadron is any each hadron and is any each hadron is any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and any each hadron and each hadron and any each hadron any each hadron any each hadron any each hadron and any each hadron any each		
a characteristic and material states and the same services in the induction and the material scale and lates of any each hadron is any each hadron and is any each hadron is any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and is any each hadron any each hadron and any each hadron and any each hadron and each hadron and any each hadron any each hadron any each hadron any each hadron and any each hadron any each	and interest thereof, as enabled in the face	of the same and as avidenced by course, discuss nation attached thereto, all deted o
Said more against all laveling data and any envention in fee simple of sail premises; that the same are fee and elayding of all international data of any envention of the individual data of any envention of the individual data of the same are fee and elayding the statuse of oblivance regard. All pairs has here the same of \$2., \$200, 00 for the bandling consolid larger any and the same of \$2., \$200, 00 for the bandling consolid larger and any envent of the individual data of the same and sail any envent of the individual data of the same and any pair the same to the payment of the individual data of the same and any pay the same to the payment of the individual data of the same and sail and the same and sail and the same and sail and the same and same and sail and the same and same and sail and the same any sail and the same and sail and the satter and the same same an	date herewith, payable at the office of mortgagee, signed by mortagagors, and	d bearing interest at 10% per annum after maturity, payable semi-annually, also al
Said mactageore agree to insure the buildings on and permises against loss by fice or torrade in the sum of 3.–2. CORD.CD		
and minimum and insumance during the existence of this mortgage. All policies taken out or issued on the property, even though the aggregate exceeds the of this mortgage may all the same to the payment of the indeficience hards prevented or may be some to how the building arguing or replaced. In case of false, or related to prevente the interactive of additional security and what be based merits, the interactive and what be the same of the indeficience hards and pay some of the indeficience to the payment of the indeficience the same pay of the the same of the normage may set in the same of the indeficience the same pay set in the same of the indeficience the same pay set in the same and same pay set in the same same set in the same of the indeficience the same set in the same of the indeficience the same set in the same and shall be additional terms of the same set in the same and shall be additional terms of the same set in the same set in the same and shall be additional terms of the same set in the same set in the same and shall be additional terms of the same set in the same set in the same and shall be additional terms of the same set in the same set in the same and shall be additional terms of the same set in the same set in the same and shall be additional terms of the same set in the same set in the same and shall be additional terms of the same set in the sa	defend the same against all lawful claims of any other person.	as by fire or tornado in the sum of $\frac{1}{2}$, $\frac{2}{2}$, $\frac{000}{200}$, for the benefit of the more
The there and a pipe the same to the payment of the indebtaines hereby secured or may dest to have the buildings period or replaced. In case of future or reduction replaces the same strain secure and manifested at 1005 per annum inform date of and payment. Said motivages may, at its option, without notices, issues or a descenter barby and halls because and hand. Secure the buildings period of replaces that and a 1005 per annum inform date of and payment. Said motivages may, at its option, without notices, issues or a descenter barby and halls because and hand. Secure the building of the compare and hall because the individual secure to the origin of the compare and hall because the individual secure to the payment is made and a secure distingt on a sub-distingt on a sub-distin	and maintain such insurance during the existance of this mortgage, All polici	ies taken out or issued on the property, even though the aggregate exceeds the a
<pre>or prefure and maintain such insurance or to deliver the policies to the mortages herein, the instratages may, it is option, without notice, issure or to the inprovements on said rates and the amounts of preminus policy assured to and premines before delinquest and shall satisfy and discharge any and a fairings or incumbrances upon said property which are, or may become, prior claims over the line of this mortages and in case and discharge and satisfators monitories to an and paytotic to its including all costs, presses and all totory fees in connection therewith, betche brough tabout by lighting on to their source and the intervent at 10% pre-ranker table of this mortages. The fair beam of the its including all costs, presses and all totory fees in connection therewith, betche brough tabout by lighting on to their singer source by the its mortages. The fair there understood and agreed that during the term of this mortages all building, faces, sidewalks and child be all fair approach that its may be lead of disputable builtees or used for a proper which will injure or rander said premise or install or options within the presses uses and payness: that no unne- scenne alter of camburithe materials all he greaters within all of the payness will be maintained at least and premises shall be kept in a good state of repairs on that the same will be used and alterned from the paynes. The installad on a choice as any transmission and the advective of the improvements on askid premises will be maintained at least and premises shall be kept in a good state of repair so that the same will be maintained to the built and tituble for the purpose. This is all foreclosers are as her for foreclosure and the amount of the mortage and all all contrages. Said fees shall be also and paynable to mor- and premises all be lead and paynable to maintained at least and premises all be lead and paynable to maintained at least and premises all be antice the charge and line toregate. And the and attituble for the purpose, predified in t</pre>		
mid hall ber interest unil paid at 10% per annum from date of such payment. State of incumbrances upon suid property which are, or may become, prior claims over the line of this mortgase and in case suid discharge and satisfactors the property made when due or payshic the mortgase suid state of the property hald be an interest to 10% per namule from prior the incumbrance. All payments to made by the mortgase suid state of the property hald be an interest to 10% per namule from prior the internet time and that it is additional line spore suid property hald be an interest to 10% per namule from prior the internet internet time and the permitted in the p	or refusal to predure and maintain such insurance or to deliver the policies to	the mortgagee herein, the inortgagee may, at its option, without notice, insure or re
charge or incumbrances upon said property which are, or may become, prior chains over the lise of this motigage and in case such discharge and a sinfactor in the promote so make or payable. In the under state at 10% per channel from approaches or incumbrances. All payments on make promote so make by the motigage immediately be due and payable to it, including all costs, expenses and attorny fees in connection therewise, which will be additional lines upon said proper secured by this motigage. In this further understate at 10% per channel from approaches in the additional lines upon said proper secured by this motigage. In this motigage, all balle be permitted that the permitted that the premise shall be additional lines to use of any or about the improvements or any approaches to the sum or and the proper secure and the proper replan, and in the word for a proper schele, and in the word for a proper schele, and a said premise which will how here and will be taken to foreclose and a proper peripse and mitchele to the improvements or any proper schele, and a said premise which will be made and shall be permitted in the peripse will be maintained at least condition as the same and the present time, and the second that the improvements on and premises will be real will be maintained at least condition as the same and the line there control at the same shall be a same shall be a same shall be a further charge and line approxement on and premises and the same shall be readered in any of the scale above described will be partialled so that the improvement is made and scale and parable to the improvements or any proceeding shall be readered in the scale and scale an	and shall bear interest until paid at 10% per annum from date of such payment	유민들은 것 것 물로 것을 얻는 것 같은 것 같은 것 같이 것 같아요. 가지 않는 것 같은 것 같은 것
nemiciately be due and payable, then mortgages may satisfy or pay much liens, charges or incumbranes. All payments as made by the mortgage, amounts so expended or paid shall bes interest at 10% per namum from payment until reinhursment is made and shall be additional liens upon said proper secured by this mortgage. It is further understood and agreed that during the term of this mortgage. It is further understood and agreed that during the term of this mortgage all buildings, fences, sidewalks and other improvements on said property shall be interested and a payment of a said states of repairs a shall be additional liens upon said property shall be printed; that the present shall be permitted on that present uses and payments the use of a single present uses and payments of a single present uses and payments the use of a single present uses and payments of the payment of a said presents of a single present time and that no ware had be permitted in the present uses and payments of the present uses and payments of the use and payment of the present uses and payments and the present of the said the same of the present uses and payment of the present uses and payment of the present time and payment and the present time and thall be pay to be and payable payment the interest of the present time and that the same said thereings and a single present time and the present the payment and the resent payment and the payment and the present time and the pay and the payment and there are appresent and the payment and the payment and the present time and the payment and the present and the payment and the present time and the present and the payment and the present and the payment and the payment and the payment and the present and the present and the payment and the present and the present and the payment and the present and the present and the payment and the present and the present and the present and the payment and the present and the payment and the payment and the payment and the present and the present and the paymen	Said mortgagors agree to pay all taxes and assessments lawfully asses	used on said premises before delinquent and shall satisfy and discharge any and all
The sequence by the mortgage. The farther understood and agreed that during the term of this mortgage all buildings, fences, sidewalks and other improvement on said property shall by mortgages in a social state of repair as the sense are at the present time and the the your statebild be permitted; that the present state and the present uses and purposes; that no unante succemplation of comburble material shall be permitted in the trans and the sense are at the present time and the research and the permitted in the there is the same of the present uses and purposes; that no unante accumplation of comburble material shall be remitted in the same only be instal as in a shart the integer for shart the integer and analytic the the integer material shall be safe to the same own present of a shart the integer sense are at the same own present of a shart be repaired with a state of the same own present of shart be integer and the integer and the integer sense and the same that in case of forebause of this mortgage. The safe shart be repaired in and forebase sense as the same that increase of more and the same shall be there to forebase sense that the integer of forebause of this mortgage. The safe shart better of the same same as the principal delt hereby secured. The same shall be safe to add and the space that the same shall be safe to add in the same shall be safe to add with opposite thereby secured. The same shall be safe to add with divide the same shall be safe to add in the same shall be safe to add in the same shall be safe to add in the same shall be shall be there to forebase and as the same shall be shall be the safe to add in the same shall be shall be there to add present shall be shall be safe to add in the same shall be safe to add in the same shall be shall be shall be shall		
exceeds by this mortgages. This mortgages in as good state of repairs on the same as the present time and that no wate shall be premises and/or to a dispersion that the premises and/or the same state of repairs on the same as the same as a the premises with the same sink base desirable for their present uses and purposes; that a nume secumulation of combustible material shall be premises with the same with the same with the same with the base of which they have beer or any point the same that a same with the improvements on a sing premese with a same state to a maintain such that may be repairs and the same with the same with the same with the improvements on a sing premese with and premises with the same with the improvements and premises with the same with the same with the improvements on a sing premese with and premises with the same with the improvements on a sing premese with and premises with the same with the improvements on a sing premese with and premises with the same with the improvements on a sing premese with and premises with the same with the improvements on and premese with a set of the maintain and the set of the mortgages further expected in any of the notes above described with the intervent of a sing promese with the intervent of a sing promese with the sing of the present and the mort and present there and present and the and show described with the present and the sing and the present and there and present and there and present and the set of a single set of a single set of a single set of a single set of the notize above described with the present and there and single of the single set of the notize above described with the present and there	immediately be due and payable to it, including all costs, expenses and attorn	ey fees in connection therewith, whether brought about by litigation or otherwise, inverse that it reimbursement is made and shall be additional liens upon said property of the state of t
by mortageors in as good atte of repairs as the same are as the present time and that no wate shall be premises allor the bueld or any process that no unare commulation of embuatible material shall be permised with or the same with useful and any interestive the any protein that a difference from a failure to maintain and futures in proper repair, and in cases any damage end in our any fource prepairs and its bears or any portion thereof from a failure to maintain and futures in proper repair, and in cases any damage end in form any fource prepairs and its bears or any portion thereof from a failure to maintain and futures in proper repair, and in cases any damage end in form any fource prepairs and its bears or any portion thereof from a failure to maintain and futures in proper repair, and in cases any damage end in form any failure to maintain and the future sin proper repair, and in cases any damage end in form any failure to maintain and the source and the asses in the case of oreloave on the source and the asses and shall be a future approach. The shall be a future approaches that in case of decribed will be paid to said mortages. Said free shall be due and payable upon the filing of the four charge and film cortages and the anota payable upon the filing of the charge and film cortages and hall be care and payable upon the filing of the charge and film cortages. Said free means in full fore und films and files. In the above described will be and payable upon the filing of the charge and film cortages and wold, otherwise the same will are an at any of the notes, are and of the anota and and origit of the remain in full fore und files. In the fall of the cortage and the line of the onter approaches and the source and wold, otherwise the same shall are of and the source and the same and the fall on the source and the same and the fall on the source of any determine of or refutual to the source and the source and payable to cort of programs the source and payable source of pays and the source of an addition t	secured by this mortgage.	행동 방송 중에서 이 것 같아요. 것이 많은 것이 집안 없는 것이 없다. 이 집안 강영 방송은 것이 가슴값.
<pre>scoundation of combustible material shall be germitted on the premises that all fixtures now installed or which may bereafter be installed in or about the improvements or any conten prevents and allow the improvements or any portion thereof from a failure to maintain auch fixtures in proper repair, and in case may damage exact from any cance proper repairs will be immediately done and installed so that the improvements on and premises will be maintained at least contractions as the same are at TTP present time, ordinarly year and test excepted.</pre> Said mortgager full there expressly genes that in case of force/ourse of this mortgage, and as often as any proceeding shall be taken to force/ourse of the same and near same manner as the principal deb tereby secured. Noted, attorney fees as provided in may of the notes above described will be paid to skall mortgage. Said fore shall be due and payable upon the filing of the same and mortgage is in successor or assign, asid around the same and for the same and the notes, and shall keep and perform during the existence of this mortgage that and the due or an case the pay is the said mortgage. Said mortgage, and all fees hall be further covenants and germites and the assign, and atums of maney specified in the above described on the other, or any of them, when due, or in case default in the performance of or relual to observe any of the covenants, agreement or condition berein coven mortgage may, thereape and being on the filing of the same and receive and collect the rents, issue and profits therefrom and if hereases in a due due and payable were accelve and sating. Said mortgage, furthwish entitled to the proper juricial due and payable were and exist the whole debau as a shore provided and also be about the outper solution of the same and receive and collect the rents, issue and profits therefrom and if hereesses in of the above describe issue and mortgages. All course, succession of a about the same and profits therefrom and if hencesses in a due costa	by mortgagors in as good state of repair as the same are at the present time	e and that no waste shall be permitted; that the premises shall not be used for any
and a premises shall be kept in a good state of repair so that the same will be useful and mitable for the purposes for which they have been or may be insath so that damage will be transit to the dimprovements or any damage readily from any cause propers ad multible repairs will be immediately done and installed so that the improvements on and premises will be maintained at least condition any cause propers ad multible repairs will be immediately done and installed so that the improvements on and premises will be maintained at least condition any cause propers ad multible repairs will be instant as a the same and the same more and condition and fixtures in proper regardled in any of anotas above described will be pair to said more again of shall be due and payable won the filling of the information of the more specified in the above described and be as and part of addition of the more specified in the above described and be as a the principal deb thereby secured. The share described and be as and part of the other of any be greaters abell be yholdy discharged and void, otherwise the same shall be for addition of the more specified in the above described and the properse and all interes of the more specified in the shore described and be as a down any stress the same shall be foreed and a multiple of the notes, any of the covenants, agreements or conditions been core theoreting with the interest function action of the more speces and additional interest. Cost, the speces and addition the part of a stress of foreed barre and profits therefore may be a cover as a specific dint the above describe and the same shall be be foreed and interest. Second and profits therefore and if in east addition or appriasement laws, the option for a covenants, agreements are described and all costs, charges and fees incurred aball constitute and addition of the subsection appring the above describe and the same addition to declare the whole ded the nets above provided and allo the madellits of the above describe and the more spec		
reack from any 'cause propers a duitable repairs will be immediately done and installed so that the improvements on asid promises will be maintained at least condition as the same are are tild present time, collingly user, described. Said mortgagoriffurther expressly agree that in case of foreforeure of this mortgage. Said fees shall be due and payable upon the filling of the paid to said mortgages. Said fees shall be due and payable upon the filling of the paid to said mortgages. Said fees shall be due and payable upon the filling of the paid to said mortgages. Said fees shall be due and payable upon the filling of the paid to said mortgages. Said fees shall be due and payable upon the filling of the said to said mortgages and the same shall be and the liment thereof shall be traced and the liment thereof shall be recovered in said foreelawre suit and incl any judgement rendered, and the lime thereof nature of the same mannees as the principal doth hereby secured. Nowill said mortgages shall be yholy discharged and void, otherwise the same shall remain in full fore and effect, but if default be made in the paid to and mortgage, is successors or assign, adjust sums of mortgage mements or conditions herein con- therein contained, then these presents shall be yholy discharged and void, otherwise there on save the evenants, agreements or conditions herein con- tained, then these presents and lime concere payment thereof induling interat, coats, charges and fees heuring mortgage and without notice be delared due and payable upon the above describe a sourt of proper juridicition for unch forecloaure of this mortgages, be forthwith emelited to the immediate possesion of the above describe of the mortgages, its successers and assigns. IN WITNESS WHEREOF, said part 1981 the first part ha X9, hereauto set	on said premises shall be kept in a good state of repair so that the same wil	l be useful and suitable for the purposes for which they have been or may be install
Said mortgager further expressly agree that in case of forcelosure of this mortgage, and as often as any proceeding shall be taken to forcelose same as harry ided, attorney feers approved of an any of the notes above described will be paid to asid mortgages. Said fees shall be due and payable upon the filing of the inty indement rendered, and the lies thereof enforced in the same manner as the principal disb thereby secured. The same shall terms and tence of and to test, and shall be badd on signages. Its increases and the same shall remain in full fore canners are principal sum feesion contained, then these presents shall be wholly discharged and void, otherwise the same shall remain in full fore cannels are principal sum feesion contained. The numers are the principal sum feesion contained here in here and and payable at one as mortgage may, thereupon be forcelosed immediately to enforce payment thereof, including interest, costs, charges and less berein mentioned or contemplation are take postension of the same and create the contex charge and less berein mentioned or contemplation are take postension of the same and create the mortgages of the mortgages is a subtract to declare due and payable at once a mortgages and subtracts. Costs, charges and less thereon new cleared due are backered due and payable at once a mortgage and y at one take for the forceloner of the mortgage. Is a successor and a sing the forceloner of the mortgage and less berein mentioned or contemplating and there postension of the same and receive and celler the trans of this mortgage. The profer infaiding the postension of the same and therein whole declare due are hand the forceloner of the mortgages and all costs therein new takes. The postensis and there contained herein herein forcelosed immediately to enforce payment therein for all above the same difference and the anotherein herein forcelosed and the same takes and therein herein forcelosed and the the postensis and there contensis and there in herein the same difference takes an	result from any cause propers nd suitable repairs will be immediately done a	nd installed so that the improvements on said premises will be maintained at least a
vided, attorney fees as provided in any of the notes above described will be paid to midd mortgages. Said fees shall be due and payable upon the filing of the for for foreignees and shall be fact there of source due to be paid to said premises and the amount there of shall be recovered in said foreigners and then of said notes, and shall keep and perform during the existance of this mortgage the sovemasts and age here in contained, then thep presents shall be wholly discharged and void, otherwise the same shall reserve and effect, but if default be made in the point of the notes, or any of the covenants, agreements or of in case default in the performance of or relaxed to above easy of the covenants, agreements or or in case default in the performance of or them ontrgage and wildhows, agree and wildhows, agreements or conditions herein continged the there or easy the explosion on the covenants, agreements or conditions herein contrages may, thereign be foreelosed immediately to enforce payment thereof, including interest. Cost, charges and fees herein mentioned or contempla mortgages alsel, at once upon the filing of petition for the foreclosure of this mortgage, and only and the present the voltage and payforts thereform and if increasary may have a receiver appoin a court of proper jurisdiction for such payness and all cests, charges and dictionallien under the terms of this mortgage. Its successors and assigns. IN WITNESS WHEREOF, said part 1981 the first part ha, <u>Y</u> , hereunto set <u>the first part of the said of covenants, agreements or and assigns. The JUSA and J</u>	condition as the same are at the present time, ordinary wear and tear excepted. Said mortgagors further expressly agree that in case of forcelosure of th	is mortgage, and as often as any proceeding shall be taken to foreclose same as here
may judgement rendered, and the lien thereof enforced in the same manner as the principal debt hereby secured. Now flavid motigages shall pay or cause to be paid to asid motes, and shall keep and perform during the existance of this mortgage the covenants and agree there in contained, then these presents shall be validly discharged and valid obterwise the same shall remain in full force and effect, but if default be made default in the performance of or refusal to observe any of the exvenants, agreements or contitions herein ear including interest. Cost, charges and lees herein mentioned or contempla motigage shall, as to one upon the force of the same and receive and collect the rents. East, charges and lees herein mentioned or contempla motigage shall, at once upon the filling of petition for the forcelosure of this motigage, be forchwist interform and it necessary may have a receiver appoin a court of proper jurisdiction for such purposes and all costs, charges and fees herein the face same shall thereform and it necessary may have a receiver appoin a court of proper jurisdiction for such purposes and all costs, charges and fees herein shall be the bedient the whole describe a court of proper jurisdiction for such purposes and all costs, charges and fees herein shall be the same and a satign. IN WITNESS WHEREOF, said part 1.9.8 the first part ha. X.9 hereunto set	vided, attorney fees as provided in any of the notes above described will be p	baid to said mortgagee. Said fees shall be due and payable upon the filing of the p
with the interest thereon according to the terms and tenor of said notes, and hall keep and perform during the existance of this mortgage the covenants and agree herein contained, then these presents shall be wholly discharged and void, otherwise the same shall remain full fore and effect, but if default be made in the performance of or refusal to observe any of the exvenants, agreements or conditions herein contained metry incipal sum keeps secured and all interest due thereon may at the option be foreclead immediately to enforce payment thereot, including interest, costs, charges and fees head or contemplate mortgage and head the possession of the ante and receive and collect the terms. issues and profits thereform and if necessary may have a trace take possession of the ante and receive and collect the terms. Issues and profits thereform and if inceessary may have a trace take possession of the ante and receive and collect the terms. Said mortgages takes and assigns and all costs, charges and fees incurred shall constitute and be an additional lien under the terms of this mortgage. Said mortgages waive notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or approximment have. Said mortgages in the assigns, and assig	any judgement rendered, and the lien thereof enforced in the same manner	as the principal debt hereby secured.
berein contained, then these presents shall be wholly discharged and void, otherwise the same shall remain in full före and effect, but if default is the proformance of or refusal to observe any of the covenants, agreements or conditions berein cort the entire principal sum bereby secured and ell interest due thereon may at the option of the mortgage and without notice be defared due and payable at one a mortgage shall, at once upon the filling of petition for the forcelause of this mortgage, beforthwith entitled to the immediate possession of the above describe iss and may at once take possession of the anne and receive and collect the rents, issues and profits thereform and if necessary may have a receiver appoint a court of proper juriceliciton for such purposes and all costs, charges and fees incurred shall constitute and be an additional lien under the terms of this mortgage. Said mortgage, the proper juriceliciton for such purposes and all costs, charges and fees incurred shall constitute and be an additional lien under the terms of this mortgage. Said mortgage, is accessors and assigns. Said mortgage waive notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement have. The orthogenetic start ensorements agreements and terms contained herein shall be binding on the mortgage. In <i>Bessie E. MacOurdy</i> STATE OF CKLAHOMA	with the interest thereon according to the terms and tenor of said notes, and s	hall keep and perform during the existance of this mortgage the covenants and agree
the centre principal sum Vereby secured and all interest due thereon may at the option of the mortgages and without notice be declared due and payable at once a temporage insert. costs. Achages and fores berein mentioned or contempla mortgage shall, at once take possession of the above describe issa 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 appoint on the fore proper jurisdiction for such purposes and all costs, charges and fees benefit of stay, valuation or appraisement haves. Said mortgage is successors united herein shall be binding on the mortgagers, their heirs, personal representatives and assigns, and shall be for the of the mortgage, its successors and assigns. IN WITNESS WHEREOF, said part 10% the first part ha. V0 hereunto set	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 pa
moragee aball, at once upon the filing of petition for the forecleaure of this mortgage, he forthwith entitled to the immediate possession of the above describe iss and may at once take possession of the same and receive and collect the rents, issues and profits thereform and if necessary may have a receiver appoint a court of proper jurisdiction for each purposes and all costs, charge and fees incurred shall constitute and be an-additional lien under the terms of this mortga Said mortgagers wrive notice of election to declare the whole delt due as above provided and also the benefit of stay, valuation or appraisement have, the covenants, agreements and terms contained herein shall be binding on the mortgagors, their heirs, personal representatives and assigns, and shall be for the of the mortgage, its successors and assigns. IN WITNESS WHEREOF, said part 1986 the first part ha N.9. hereunto set their is a back of the day and year first above writte Besseine E. Maccurrdy Geo. J. Maccurrdy STATE OF CKLAHOMA	the entire principal sum tereby secured and all interest due thereon may at the	option of the mortgagee and without notice be declared due and payable at once a
ises and may at once take possession of the same and receive and collect the rent; issues and profits therefrom and if necessary may have a receiver, appoint 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 mortga. Said mortgagers wave notice of election to declare the whole delt due as above provided and also the benefit of stay, valuation or uppraisement have. The covenants, agreements and terms contained herein shall be binding on the mortgagers, their beins, personal representatives and assigns, and shall be for the of the mortgager, its successors and assigns, and shall be for the of the mortgage, its successors and assigns. IN WITNESS WHEREOF, said part 10 % the first part ha X0, hereunto set	mortages 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
Said mortgagors waive notice of election to declare the whole debt due as above provided and also the benefit of stay, valuation or appraisement laws, the covenants, agreements and terms contained herein shall be binding on the mortgagor, their heir, personal representatives and assigns. IN WITNESS WHEREOF, said part 10 % the first part ha VO hereunto set their heirs, personal representatives and assigns. IN WITNESS WHEREOF, said part 10 % the first part ha VO hereunto set their heirs, personal representatives and assigns. IN WITNESS WHEREOF, said part 10 % the first part ha VO hereunto set their heirs, personal representatives and assigns. IN WITNESS WHEREOF, said part 10 % the first part ha VO hereunto set their heirs, personal representatives and assigns. STATE OF CKLAHOMA	ises and may at once take possession of the same and receive and collect th	e rents, issues and profits therefrom and if necessary may have a receiver appoin
of the mortgages, its successors and assigns. IN WITNESS WHEREOF, said part 10% the first part ha. Y0 hereunto set	Said mortgagors waive notice of election to declare the whole debt du	e as above provided and also the benefit of stay, valuation or appraisement laws.
IN WITNESS WHEREOF, said part 1981 the first part ha V.9 hereunto set <u>their</u> hand 8 the day and year first above writte <u>Bessie E. MacCurdy</u> <u>Geo. J. MacCurdy</u> STATE OF CKLAHOMA, <u>Tulsa</u> STATE OF CKLAHOMA, <u>Tulsa</u> Before me, JOS W. MCK98 <u>July</u> day of personally appeared. <u>Bessie E. MacCurdy and Geo. J. MacCurdy her</u> hus band to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that <u>they</u> executed the same as <u>their</u> free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my hild and official seal in said County and State, the day and year last above written (<u>SEAL</u>) JOS W. MCK98 My commission expires Feb. 6th 1926 Notary Public I hereby certify that I have received \$		nortgagors, their heirs, personal representatives and assigns, and shall be for the
Geo. J. MacCurdy STATE OF CKLAHOMA, Tulsa Before me, JOG. W. MCKQG County, ss. July, day of personally appeared. BGSE1.C. E. MacCurdy and Geo. J. MacCurdy her her high band to me known to be the identical person. S. who executed the within and foregoing instrument, and acknowledged to me that. they. executed the same as. the ir free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my hirad and official seal in said County and State, the day and year last above written (SEAL). Jog. W. MCKGG. My commission expires FGb. 6th 1926 TREASURER'S ENDORSEMENT I hereby certify that I have received \$		hereunto set their
STATE OF CKLAHOMA,TILSSCounty, ss. Before me, JOB W. MCK88 JULY,day of personally appearedBOSE1.6. E. MECCUrdy . and . GeoJ. MgOCUrdy her - hust band to me known to be the identical person.9. who executed the within and foregoing instrument; and acknowledged to me thatthey executed the same as theirfree and voluntary act and deed for the uses and purposes therein sst forth. WITNESS my huid and official seal in said County and State, the day and year last above written (SEAL)_Jos W. MCK88 My commission expires F6b. 6th 1926 TREASURER'S ENDORSEMENT		
Before me; JQG. W. MCKQB.		Geo. J. MacCurdy
Before me; JQG. W. MCKQB.		V. 43 .
July,day of	Before me. JOB W. McKee	a Notary Public in and for said County and State on this 19th
personally appearedBØSE1.6. E. MacCurdy_and_Goo_J. MacCurdy-hor-hubband to me known to be the identical person_9_who executed the within and foregoing instrument; and acknowledged to me thatthey executed the same as theirfree and voluntary act and deed for the uses and purposes therein set forth. WITNESS my huid and official seal in said County and State, the day and year last above written (SEAL)_Jos_We_MOKGG 	Jul ⊽	
to me known to be the identical person. 9 who executed the within and foregoing instrument; and acknowledged to me thatthey	personally appearedBessie E. MacGurdy and Geo-	J. MgoCurdy her hutband
executed the same as, their free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my huid and official seal in said County and State, the day and year last above written (SEAL) Job We MOKES My commission expires F6b. 6th 1926 Notary Public TREASURER'S ENDORSEMENT I hereby certify that I have received \$	*• • • • • • • • • • • • • • • • • • •	๛๚๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛๛
WITNESS my huid and official seal in said County and State, the day and year last above written (SEAL) Job We MOKSO Notary Public TREASURER'S ENDORSEMENT I hereby certify that I have received \$		
My commission expires FGD . 6th 1926 Notary Public TREASURER'S ENDORSEMENT I hereby certify that I have received \$	방상되는 친구에서 바람에 관심적 적 말했는 것은 것은 가장은 것은 것을 가지? 것은 것을 것 것 같아?	방법 승규는 물건에 가장 영향을 가지도 못 줄 것 수 있습니 방법에 관련하게 한 방법을 받았다. 것 같은 것은 것을 알려야 한다.
TREASURER'S ENDORSEMENT		가슴 승규는 방법에 가지 않는 것은 것을 하면 것이라. 것은 것은 사람들은 것은 것을 가지만 것이라. 것이라 가지 않는 것이라. 것이 없는 것이 없는 것은
TREASURER'S ENDORSEMENT	My commission expires Feb . 6th 1926	(SEAL) JOB W. MCKEO Notary Public.
I hereby certify that I have received \$and issued receipt No		
	TRI	ASURER'S ENDORSEMENT
Dated this float of float of float of the second se	사람들은 것 같아. (1997년 20년) 1997년	이 특징 및 실험 것은 것은 것은 것이 같아요. 것 것 같아요. 이 것은 것에서 것이 것 것 것 같아요. 아들은 아들 것이 같아요. 아들 것 같아요. 한 것이 같아요. 이 가지 않는 것이 않는 것이 같아요. 이 가지 않는 것이 않는 것이 같아요. 이 가지 않는 것이 않 것이 않는 것이 않

Д

n - 49

4

蒇

0

11 108