HERE CHARLES AND	h dewof February A.D., 19.24 between
Tulsa	of Oklahoma, of the first part, and
WITNESSETH, That the said part 198 of Eight Hundred and No.	the first part in consideration of the sum of /100 DOLLAR
receipt whereof is hereby acknowledged, do	by these presents grant, bargain, sell and convey unto said part X. of the second part his helps an
igns, all of the following described REAL ESTAT	E, situate in the County of
One (l), Frisco	e (1), Two (2) and Three (3), in Block o Addition the the town of Red Fork, Oklahoma; according to the recorded
	The configuration of the state
	Deputy
ywise appertaining, forever,	Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or i
PROVIDED, ALWAYS, And these presents Cal J. Miller and f	s are upon the express condition, that whereas the said
ناج جو بود در دو دارد کو دارد کو در در دو که دارد که که که دارد کو در دو دو در بروی و در دو بروی این امام داده کاران دارد کاران دا	RATION J. MILLION  Certain promissory notedated Feb. 15, 1924
ntornave_executed and delivered_une	certain promissory notedated
said part. Vof the saccond part for \$ our range of the dat	.00 te hereof. ° °:
ue "nree years from the dat	.00 te hereof. m per annum, payable semi-annually.
h interest at the rate of Seven per centur  And the first part. 19 Sagree to keep to In case that the papers for foreclosure are file. Now, if said part. 198 of the first pass and sum of money in the above described note, wholly discharged and void, and otherwise shall repaid when the same is due, or if the taxes or asse assignee of said note or the debt secured thereby,	the buildings insured for \$ 1,000.00  In reasonable  In the first part 168 agree to pay are attorney fee of \$ 10.00 and ten per cent.  In the insurance is not paid to said part X of the second part, his heirs or as the interest thereon, according to the terms and tenor of the same, then these presents shamain in full force and effect. But if said sum or sums of money, or any part thereof or any interest thereon, it is a saments levied against said premises or any part thereof, or the taxes assessed against the said second party or, if the insurance is not paid, the second party may pay the same, and the amount so paid shall become a part
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