THAT Françale	linith my James &	Smith, her	hystaud f	
what aklahowa	party of the first part, in cons		fifteen hundred	DOLLA
		u	rt, do hereby Sell and Convey unto the	
UST COMPANY, the following	described premises, situated in	he County of Sant	state of O	Oklahoma, to-wit:
contina to the Il	ical Plat and a)	bart of lot no	seventi) block	no two hundredo
o) in Woodlawn	addetion to the	Bittof Tules	I described as bollo	and a
Beginning at	a point on the	ast line of lot	no seven (7) in 6	lock to her hunds
e (Ig), Woodfawn	addition two her	ydred (2 m) fee	time greatherly	directions from the
rtheast corner	of block no hook	undred one 2	e) of they leity of I	ulsa running the
right angles i	in a Westerly d	rection one huy	wife forty (140), fe	et to the alfy in
endurg-nofetti au	a south through	Salay Otock	Theree south	parallel 49 theres
alet analestin a	weasterly direc	tion me lune	wed Inter (40) flest	to the east line
and Of no seve	m(1): Hendlin	a northate	direction fiftee 1	(50) feet along the
est line of lot	Horsever (7) to li	te placellog	beginning, tal	e in their belg
Julia, as she	wow lighte reco	dell Platti	Title for formally	
		***********************************		,
p. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.				***************************************
	126.			,.,.,.,
			4.1000	
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***************************************			***************************************	
he Indian Meridian, containing in			aeres, more or less, according	
TO HAVE AND TO HOLD, The and to its successors and as	ie premises above described, with signs forever. And the said part	y of the first part covenant	ito belonging, to the said THE INTE is with the said party of the second	part as follows:
SECOND: That the premises	are free from encumbrance.	Control of the Control of the		
THIRD: That they will wan FOURTH: That they do hereb	rant and defend the title against y release all rights of dower in a	the lawful claims of all pe id to said premises, and rel	rsons. inquish and convey all their rights of STATE MORTGAGE TRUST COMPAI	homestead therein.
FIFTH: That they will pay				
// -	per cent per annum, pa	Dollars, on the first d		A. D. 199/4 with interest ther
				of even date herewith
SIXTH: In the case of defat	ilt of payment of any sum here	n covenanted to be paid, for	the first part, with coupons attached, or the period of ten days after the s	same comes due, or in default of
um, computed semi-annually, on	said principal note, from the di	te thereof to the time wh	ond party and its assigns, interest a en the money shall be actually paid	i. Any payment made on account
SEVENTH: The first party a	grees to pay all taxes and asse	sments levied upon said re	not exceed the legal rate of ten (10) cal estate or against this Mortgage, o	r the holder, for and on account of
e before the same becomes deli nout notice, declare the whole st	inquent, also all liens, claims, as im of money herein secured, due	cand collectible at once, o	and estate or against this Mortgage, or nees on said premises, and if not pr r may elect to pay such taxes or as unity for the amount so paid, with su	aid the holder of this Mortgage n sessments, and be entitled to inte
EIGHTH: The said first party	y agrees to keep an bundings, is	nces and other improvemen	its on said real estate in as good rep	air and condition as the same are it
date, and shall permit no waste, the use of the Grantor's family;	and especially no cutting of time and the commission of waste that	er, excepting for making i, as the option of the Mor	and repairing fences on the place, and tgagee, render this Mortgage due and	such as shall be necessary for firew payable.
NINTH: And the said first p	arty agrees that in the event of	the failure, neglect or refu	isal of said first party to insure the DRTGAGE TRUST COMPANY, before	buildings, or to reinsure the same,
cy or policies shall expire, then	the said second party is hereby	authorized and empowere	d by these presents to insure or rel RUST COMPANY, may sign all paper	insure said buildings for said amou
i insurance in the name, place an	d stead of the said first party; as	id it is further agreed, in th	to event of loss under such policy or he name, place and stead of said firs	policies, the said second party si
act, sign and endorse all vouch	ers, receipts and drafts, that sha	Il be necessary to procure	the money thereunder, and to apply ments be not performed as aforesaid,	the amounts so collected towards
endorsees or assigns, may pay su	ch taxes and assessments, or any	part thereof, may affect su	ch insurance, as hereinbefore agreed, f all moneys so paid, with interest the	paying the cost thereof; and may a
of ten (10) per cent per annur	n, payable semi-annually, these p	resents shall be a accurity	In like manner and with like affect	as for the payment of said bond
TENTH: The said first party			of said money, either principal or int	
ired, and at their option only, an	d without notice, be declared due	and payable; and this Mo	f money herein secured, may at the c rigage may thereupon be foreclosed in	amediately for the whole of said mor
ure of this Mortgage, be forthwi	th entitled to the immediate pos	session of the above descr	or any legal holder thereof, shall at a lbed premises, and may at once tak	te possession, and receive and coll
old under execution, order of cal	e, or other final process; and do	further waive all benefits of	reby expressly waive an appraisement the stay, valuation or appraisement	laws of the State of Oklahoma;
thoma, where the same is made.	The foregoing covenants being	performed, this conveyance	all respects be governed, construed a to be vold, otherwise of full force at	nd virtue.
ELEVENTH: It is expressly nent of the debt hereby secure	stipulated and agreed that the r d, the interest thereon as it mat	ents, issue, and profits of ares, the premiums for insu	the whole premises herein conveyed s rance on the buildings and all taxes	hall be and hereby are pledged for and assessments on said premises
become due. And that upon d Mortgage, the plaintiff therein s	lefault in the payment of any signal be entitled to have a receiv	ich interest, insurance pre- er appointed to take posses	niums, taxes or assessments and the ssion and control of the within descri	institution of proceedings to foreclibed premises and to collect the re
s and profits thereof under the	direction of the Court without p judgment rendered or amount for	roof required by statute.	The amount so collected by such rece	eiver to be applied under the direct
			preclosed, an attorney's fee of Fifty L	Pollars shall be taxed and made a p
IN TESTIMONY WHEREOF,	The said party of the first part l	ave hereunto set their han	in his 12 May of Mari	, nineteen hund
en i grann la colo de la			Finnes A	
			James C	
EST:			Ganes J	Smeth -
-6 N Gogal	Shall			
18				
	***************************************			***************************************
State of Oklahoma,			또 맞게 되고 하면서 모르네.	
. Y 1 26 -to	ss.		12H	Sugar
	BEFORE Me, a Notary	Public, in and for said Co	unity and state, on this cold de	01/2/2/2/2/2/2/190
	uels la Smilla 7	James g	mulle, Gell sur	esaux ff
onally appeared		Cand foregoing instrument,	and acknowledged to me that	executed the same as
ne known to be the identical po		Tamata.		
ne known to be the identical po	erson. Who executed the within ne uses and purposes therein set	forth.	D. S. Conne	elall 8
ne known to be the identical po		Torth. Leall	At Cogge	Notary Public.
ne known to be the identical po		Seall) Residence	Tulse Okl	Notary Public.
ne known to be the identical pound voluntary act and deed for the		Seal)	Tulsa Okl	Notary Public.
e known to be the identical pound voluntary act and deed for the		Seal)	Tulsa Obli	Notary Public.