THE MONITORING, Made blob	Form 4—REAL ESTATE MORTGROVE DEDUCTOR OF THEMBY COMPRHY, DESIGN TEXAS—LISTS
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WYNDERSTELL, That the said part	
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part he comment, broghened and design of the design of the comment performance and underso, the children described real address at grantess statistics in	
containing  Contai	cash in hand paid by the said party of the second part, to the said part, of the first part, the receipt of which is hereby acknowledged, the said part of the first
contabilitie	part ha granted, bargained, sold and conveyed, and do hereby grant, bargain, sell and convey unto the said party of the second part heirs, legal
contabilitie	representatives, successors and assigns, the following described real estate and premises situated in
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contributes.  TO LAYO AND TO HILLD THE MARKE these be said percy of the second part.  And the said port. of the forty of the second part.  And the said port. of the forty of the second part.  And the said port. of the forty of the second part that the saids and control the said percy of the second part. But at the saids can dealway second.  And the said port. of the forty of the second part that the saids and control to the skipping of the said percy of the second part. But at the saids can dealway second.  And the said port of the second part, that at the saids can dealway second.  And the said port of the second part, and that,  and to said can deal percent of the second part and that,  and to said can deal port.  And the said can be provided that the saids the said that th	
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TO RAYE AND TO JOINT PHE RARIE Unto the and pury of the second gard	
TO RAYE AND TO JOINT PHE RARIE Unto the and pury of the second gard	containing acres, more or less, according to Government survey thereof.
And the fail part and the fart part, for	
intervent the second port, that at the date sed eliberty haved	with all and singular the tenements, hereditaments, and appurtenances thereunto belonging, or in any wise appertaining, and all rights of homestead exemption,
man to the said prediction and promises; that the same is row and circum of all longuistrances variances or, and that, a pool right to citize and state and catale units the said percept of the second part of the second part and the said percept of the said state of this to unit possession of said ceal catale units the said percept of the second part in the said percept of the said.  And the said control of the said state of the said percept of the said state	And the said partof the first part, forselandheirs, successors, executors, administrators and assigns, covenant with the said
same to the said party of the second part, and that	party of the second part, that at the date and delivery hereoflnwfully seized and possessed of an absolute and indefeasible estate of inheritance in fee simple
same to the said party of the second part, and that	in and to said real estate and premises; that the same is free and clear of all incumbrances whatsoever, and thata good right to sell and convey the
and the tilts to and possessession of said real estate value the said party of the second part	
and haved clusters and decamate whatevere.  And the said for said canaderation, does beenly release, relinquish, and claim, transfer and carry up the said party of the second part.  The foregoing conveyance is on condition that:  WHIDHERA, The said part.—on the said related to the said party of the second part in the number of the said party of the second part in the number of the said party.  Dollars, for solutal money located to said first part.—by exceed party or is evidenced by one ordinary flower.  Dollars, for solutal money located to said first part.—by exceed party or is evidenced by one ordinary flower.  Dollars, for solutal money located to said first part.—by exceed party or is evidenced by one ordinary flower.  Dollars, for solutal money located to said first part.—by exceed party or is evidenced by one ordinary flower.  Dollars, for solutal money located to said first part.—by exceed party or is evidenced by one ordinary flower.  Dollars, for solutal money located to said first part.—by exceed party or is evidenced by one ordinary flower.  Dollars, for solutal party flower of the said party of the second party of the second party or is evidenced by one ordinary flower.  Dollars, for every development of the said party of the second party of the second party of the said party of the said party of the second party of the said party of the second party of the said party of the	defend the title to and possession of said real estate unto the said party of the second part, heirs, legal representatives, successors and assigns, against
per paid countderation, does bevely release, relinquists, quit claim, transfer and convey unto the said party of the second part.    Proceedings conveyance is on condition that:	all lawful claims and demands whatsoever.
The foreigned in the regist, claim or possibility of dewer and homestead, or say rights therefor, now or hereafter received, in and to said real resist, foreign.  The foreigned converges for contilion that:  WHEREAGA, The said part. — Of the first part. — per column per names from date, until die, and eight per centum interest particular products of the continuous per name from date, until die, and eight per centum interest after days, said interest payable summanuly and erichaect until materity of said individual node by	And the said, wife of the said.
The foregoing conveyance is on condition that:  WHIBHEMS, The said part to the first part, justly indebted to the said party of the second part in the num of	for said consideration, does hereby release, relinquish, quit claim, transfer and convey unto the said party of the second part heirs, legal representatives,
WHERDAR, The said part—of the drest part—	puccessors, and assigns an ner right, claim or possibility of dower and homestead, or any rights therein, now or hereafter received, in and to said real estate, forever,
WHERDAR, The said part—of the drest part—	The foregoing conveyance is on condition that:
Dollars, for actual money toused to said first part	
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seing in amounts and payeble as follows:  ———————————————————————————————————	
Now it the sate part — of the first part shall grow crosses to be padd, and principal and interest noise secording to the tener and effect thereof, and at the time and place therein provided, and do and pertons all and every other covenant and agreement in this nortices of provided, then this instruments what he noise and entered the provided provided in the expense of first to comain in full force and effect.  FOR INTERIEST AGREED by the first part — hereby that during the continuous in the nortice of the instruments, or any part thereof, ————————————————————————————————————	
Now it the said jard	being in amounts and payable as follows:
ry is FURTERIK AGREED By the first partbreed to that during the continuance in force of this instrument, or any part thereof,shall part is and assessments, by the depart and the precises, when does not not not be a season assessments to precise against and precises, or the remainder of the first part agreed, to precise a season and the precise against and precises or the remainder of the first part agreed, to precise and administration of the season and the precise and administration of the process and part was elected in the sum of 3	said interest coupons bear eight per centum per annum, payable semi-annually after due.  Now if the said next, of the first part shall nay or cause to be said said winclook and interest notes necording to the tener and effect thereof, and at the time and
IT IS FURTIER AGREED By the first partbreeo that during the constanance in force of this instrument, or any part thereofshall pay all taxes and assessments, leviced against said pressless, when dae, andwill neither commit or pourit any wanto upon said premises, or the The said partof the first part agreet. or provers and maintain policies of fire and tornade insurance (in 'stock') not 'mutual' Company or Companies on the buildings now or hereafter erected on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of 't buildings now or becrafter erected on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of 't buildings and 't buildings' and 't buildings and 't buildings' and 't buildin	place therein provided, and do and perform all and every other covenant and agreement in this mortgage provided, then this instrument shall be null and void (and shall
FIT IS FURTHERS AGREED By the first part	be released at the expense of first party), otherwise to remain in full force and effect.
ballangs now of secretary excess on the premises secretary curveyers in such Company of	
ballangs now of secretary excess on the premises secretary curveyers in such Company of	IT IS FURTHER AGREED By the first part hereto that during the continuance in force of this instrument, or any part thereof, respectively and the state of the sta
ballangs now of secretary excess on the premises secretary curveyers in such Company of	pay all taxes and assessments, levice against said promises, when due, and will heard commut or permit any waste upon said promises, or the removal of any buildings or other improvements therefrom.
and 3. antigns, or long a —Tornado, with premiums fully paid for the entire term of the policies, which policy or policies shall be duly easigned and delivered to second parts.  And it is further sipulated that in case the taxes or assessments of any kind levied against and premises are not paid when due, or if there is a faiture to maintain insurance as in this mortgage provided, then the second party.  ———————————————————————————————————	The said partof the first part agree_to procure and maintain policies of fire and tornado insurance (in "stock" not "mutual" Company or Companies) on the buildings now or bereafter exceted on the premises hereby convexed in such Company or Companies as second party may elect in the sum of \$Fire.
And it is further stipulated that in case the izasor causessessment of any land levited against said premises in the rot paid when due to a failure to maintain And it is further stipulated that in case the izasor or assessment of any indeed levited angainst said premises into the land of the control of th	and \$Tornado, with premiums fully paid for the entire term of the policies, which policy or policies shall be duly assigned and delivered to second
And it is further situatised that in case the taxes or assessments of any kind leviced against and preneintians are not paid when due, or if there is a failure to maintain marrane and this mortgage provided, then the second party.  ———————————————————————————————————	party, assigns, or logal representatives as collateral and additional security for the payment of the indebtedness hereby secured, and the obligations of this mortgage. Said insurance, as above provided, to be maintained in the amounts named above so long as this mortgage, or any part of the same, is in force.
Insurance and the amounts so expended therefor shall bear interest from the date of such expenditures at eight per cent, per annum, and this mortage is security for the TIP INTERIES AGENED By the part. — of the first part binding this bears, logar representatives, successors, assigns, grantees and lessees, that during the life of this mortage, or any part thereof, there shall be no stripping of any part of the premises berein mortaged to obtain coal, stone or other minerals or substances, nor shall any mining of any kind or nature be permitted thereon. However, the foregoing provision shall not apply to any old or gas leases now on said premises that now the hall any mining of any kind or nature to permitted thereon. However, the foregoing provision shall not apply to any old or gas leases now an said premises that now the hall any mining of any kind or nature to permitted the part of the first part and provision shall not apply to any old or gas leases now an said premises the the date of the companies of the deement Government, or before the commissioner to the Five Civilled Titlees at Riveles, that assigns, successors, or legal representatives as a further and additional security for the full performance of the obligations named in this mortage.  In any Court or Titlemal whatever in order to preserve or protect the title to or possession of said premises, or to ermove any cloud or clouds from the title thereto that all such costs and expense occasioned thereof said is the present control of the said premises, or to ermove any cloud or clouds from the title thereto the present of the costs and expense occasioned there of the part of the part of the costs and expense occasioned the present of the part of the said premises, or to ermove any cloud or clouds from the title thereto the present of the present of the present permitted the present of the present permitted the present of the present permitted thereof the present pe	And it is further stipulated that in case the taxes or assessments of any kind levied against said premises are not paid when due, or if there is a failure to maintain
TIS FURTHER AGREED By the part	insurance and the amounts so expended therefor shall bear interest from the date of such expenditure at eight per cent, per annum, and this mortgage is security for the
of this mortgage, or any part thereof, there shall be no strippling of any part of the premises hereis mortgaged to oblatin coal, stone or other minerals or substances, nor shall any mining of any kind or nature to permitted thereons. However, the foregoing provision shall not apply to any oil or gas lease now on said premises that now the label of the premises of the definition of the label and gas lease or elases, as well as any other right, title or interest of mortgages, profits, royalties or other moles or thing of value due or to become due from said of the premises of the descent dovernment or before the Commissioner to the Five Cirilled Titles at Right on the descent of the premises of the descent dovernment or before the Commissioner to the Five Cirilled Titles at Right or other or any cloud or clouds from the title thereto the premises of the descent dovernment or the descent of the premises of the descent dovernment of the descent of the premises of the descent dovernment of the descent of the premises of the premises of the premises of the premises and the premises of the pr	IT IS FURTHER AGREED By the part, of the first part, binding his heirs, legal representatives, successors, assigns, grantees and lessees, that during the life
appears of record either at the office of the U. S. Indian Agency at Muskogee or in the County where the said premises are located or in the proper recording District of the Indian Territory before Statisheood became effective for Othiahoms, but all incomes, profits; royalities or other moise or thing or value due to the become due from said of the Indian I	of this mortgage, or any part thereof, there shall be no stripping of any part of the premises herein mortgaged to obtain coal, stone or other minerals or substances, nor
and gas lease or leases, as well as any other right, title or interest of mortgagors therein, are hereby assigned to the mortgagor herein, his assigns, successors, or legal representatives as a farctive and additional security for the fall performance of the obligations named in mortgago.  The property of the property of the property of the commissioner to the Fire Civilized Tirbes at Muskoges, Okla, or before any United States Indian Agency, or in any Court or Tribunal whetever in order to preserve or protect the title to or possession of said presents, or to remove any cloud or clouds from the title thereto that all such costs and expenses occasioned thereby shall bear interest at eight per cent, from the date of expenditure and this mortgage shall stand as security for the same, and in the case of the foreclosure of this mortgage, and as often as any proceedings shall be lad to take to foreclosure of this mortgage, and as often as any proceedings shall be lad to expenditure and this mortgage shall stand as security for the same, and the case of the foreclosure of this mortgage, and as often as any proceedings shall be lad to expenditure and this mortgage shall stand as security for the same, and in the case of the foreclosure of this mortgage, and as often as any proceedings shall be lad to expenditure and this mortgage shall stand as security for such attended to the control of the same and the process of the same and the process them to the control of the process shall stand as security for such attended to the process them to the same and the process them to the same and the process them to the same and the process them to the process them to the process them to the process them to the process thereof applied to the payment of the indebtedness hereby secured, and that immediately a process the process thereof applied to the payment of the indebtedness hereby secured, and that immediately process the process them to the process them to the ladded to the process them to the process them to the process them	appears of record either at the office of the U. S. Indian Agency at Muskogee or in the County where the said premises are located or in the proper recording District of
representatives as a forther and additional security for the full performance of the obligations named in this mortgage.  IT IS FURTHERA GREED That in case the party of the second party close to the Fire Logal representatives, successory or assigns shall becentive appear in any of the party	the Indian Territory before Statehood became effective for Oklahoma, but all incomes, profits, royalites or other monies or thing of value due or to become due from said oil and cas lense or leases, as well as any other right, title or interest of mortragms therein, are berefy assigned to the mortrages herein, his assigns, successors, or legal
or in any Court or Tribunal whatever in order to preserve or protect the title to or possession of sald premises, or to remove any cloud or clouds from the title thereto that all such costs and expenses occasioned thereby shall bear interest at eight per cent, from the date of expenditure and this mortgage shall stand as security for he same that the first part.  In a strong's few of titly Collars, which sum shall be date upon the filling of petition in forcelosure and this mortgage shall stand as security for such attorney's few of titly Collars, which sum shall be date upon the filling of petition in forcelosure and this mortgage shall stand as security for such attorney's few or any part thereof, or any interest thereon when due, or any tax or assessment herein annual control of the principal indebtedness hereby secured mining or stripping for coal or other substance on said premises contrary to the provisions of this mortgage, and the stand of the petition in the standard of the petition of the provision of	representatives as a further and additional security for the full performance of the obligations named in this mortgage.
or in any Court or Tribunal whatever in order to preserve or protect the title to or possession of sald premises, or to remove any cloud or clouds from the title thereto that all such costs and expenses occasioned thereby shall bear interest at eight per cent, from the date of expenditure and this mortgage shall stand as security for he same that the first part.  In a strong's few of titly Collars, which sum shall be date upon the filling of petition in forcelosure and this mortgage shall stand as security for such attorney's few of titly Collars, which sum shall be date upon the filling of petition in forcelosure and this mortgage shall stand as security for such attorney's few or any part thereof, or any interest thereon when due, or any tax or assessment herein annual control of the principal indebtedness hereby secured mining or stripping for coal or other substance on said premises contrary to the provisions of this mortgage, and the stand of the petition in the standard of the petition of the provision of	In 18 further Agreed lag in case the party of the second part,—legal representatives, successor or assigns shall neletate appear in any of the Land Departments of the General Government, or before the Commissioner to the Five Civilized Tribes at Muskogee, Okla, or before any United States Indian Agency,
And in the case of the foreclosure of this mortgage, and as often as any proceedings shall be had or taken to foreclose the same, the belder hercof may recover from the first part	or in any Court or Tribunal whatever in order to preserve or protect the title to or possession of said premises, or to remove any cloud or clouds from the title thereto
attorney's fee.  IT IS FURTHER AGREED And understood, that upon a breach of the warranty herein, or upon a failure or refusal to pay the principal indebtedness hereby secured when due, or any part thereof, or any interest thereon when due, or any tax or assessment herein mentioned, or to maintain insurance as herein provided, or to permit the payor of th	And in the case of the foreclosure of this mortgage, and as often as any proceedings shall be had or taken to foreclose the same, the helder hereof may recover from
If its FURTHER AGREED And understood, that upon a breach of the warranty herein, or upon a failure or refusal to pay the principal indebtedness hereby secured when due, or any part thereof, or any part thereof, or the provisions of this mortgage, or to maintain insurance as herein provided, or to permit mining or stripping for coal or other substance on said premises contrary to the provisions of this mortgage, or a failure to deliver the said incomes, rents, royalties or other moneys or thing of value arising from any oil and gas lease as above provided, or to comply with any of the agreements or provisions of this mortgage, or a failure to deliver the said incomes, rents, royalties or other moneys or thing of value arising from any oil and gas lease as above provided, or to comply with any of the agreements or provisions of this mortgage, or a failure to deliver the said incomes, rents, royalties or the rents of the provisions of this mortgage, or a failure to deliver the said incomes, rents, royalties or the rents mortgage, or a failure to deliver the said incomes, rents, royalties or the said premises and to call the rents of eligible per cent. Per annum, and the said party of the second part, his helfs, successors, legal representatives or assigns shall be entitled to a fore-closure of this mortgage, and to one the said premises soid and the proceeds the rent of the indebtedness hereby secured and that furnishes soid and the proceeds the rent shall fail and the proceeds the promises of the indebtedness hereby the process of the indebtedness and to each and every part thereof, and to call that furnishes the payment of the indebtedness hereby secured with the deliver of the indebtedness hereby conversed and the mortgage of the process of the said of the process of the said of the process of the said of the premises becape or a fail to a could be made and the proceeds and the process of the said of the premises and to each and every part that the deliver of the premises and to each and every part the process	attorney's fee,
mining or stripping for coal or other substance on said premises contrary to the provisions of this mortgage, or a failure to deliver the said incomes, rents, royaltles or other moneys or thing of value arising from any oil and gas lease as above provided, or to comply with any of the agreements or provisions of this mortgage; then, in either event, that the whole sum hereby secured shall at once and without notice become due and payable, at the option of the holder hereof, and shall bear interest therate of eight per cent, per annum, and the said party of the second part, his heirs, successors, legal representatives or assigns shall be entitled to a fore-closure of this mortgage and to have the said premises soid and the proceeds thereof applied to the payment of the indebtedness hereby secured, and that immediate the complex of the complex of the payment of the indebtedness hereby secured, and that immediate the complex of the complex of the said premises as a secured under this mortgage, and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made either before or after the decree of foreclosure, and the holder hereof shall in or case be held to account for any damages, nor for any rental, or other monles other than those actually received. The appraisement of said premises is hereby expressly waived. All covenants and agreements herein contained shall run with the premises hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured shall in all respects be governed and construed by the laws of Oklahoma,  IN WITNESS WIERROF, The said part	IT IS FURTHER AGREED And understood, that upon a breach of the warranty herein, or upon a failure or refusal to pay the principal indebtedness hereby secured
either event, that the whole sum hereby secured shall at once and without notice become due and payable, at the option of the holder hered, and shall bear interest thereafter at the rate of eight per cent, per annum, and the said party of the second part, his befre, successors, legal representatives or assigns shall be entitled to a foreclosure of this mortgage and to have the said premises sold and the proceeds thereof applied to the payment of the indebtedness hereby secured, and that immediately upon the filling of the petition in foreclosure the holder hereof shall be notified to the possession of said premises, and to each and every part thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, to the payment of the indebtedness secured under this mortgage, and for this purpose the holder hereof, and the holder hereof, the holder hereof, the holder hereof, the holder hereof, the holder hereof shall in so case he held to account for any damages, nor for any rental, or other montes other than those actually received. The appraisement of said premises is hereby expressly waived. All covenants and agreements herein contained shall run with the premises hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured shall in all respects be governed and construed by the laws of Oklahoma, and first part. hereby expressly waive all benefits of the homestead and stay laws of Oklahoma.  IN WITNESS WHEREOF, The said part. of the first part has bereunto set. hand—the day and year first above written.  Witnesses to mark, execution and delivery.  State of Oklahoma, and acknowledged to me that executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  My commission expires.  County, ss.  This Instrument was filed for Record on the day of A.D. 19, at o'clock Ma.	mining or stripping for coal or other substance on said premises contrary to the provisions of this mortgage, or a failure to deliver the said incomes, rents, royalties or
after at the rate of eight per cent. per annum, and the said party of the second part, his heirs, successors, legal representatives or assigns shall be entitled to a fore-closure of this mortizage and to have the said premises sold and the proceeds thereof applied to the payment of the indebtedness hereby secured, and that immediately upon the filing of the petition in foreclosure the holder hereof shall be entitled to the possession of said premises, and to cach and every part thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, to the payment of the indebtedness secured under this mortgage, and for this purposes the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made either before or after the decree of foreclosure, and the holder hereof shall in no case be held to account for any damages, nor for any rental, or other monitoes other than those actually received. The appriasement of said premises is hereby expressly walved. All covenants and agreements herein contained shall run with the premises hereby conveyed; and this mortgage and the evidences are the said part. The said part of the first part has been contained shall run with the premises hereby conveyed; and this mortgage and the evidences are the said part of the first part has been contained shall run with the premises hereby conveyed; and this mortgage and the evidences are the said part of the first part has been contained shall run with the premises hereby conveyed; and this mortgage and the evidences are the said part of the first part has been contained shall run with the premises hereby conveyed; and this mortgage and the evidences hereby secured and constructed by the laws of Oklahoma,  Notary Fublic in and for said County and State, on this day of the said county and state, on this day of the said county and state, on this day of the said county and state, on this day of the said county and state, on this day of the said coun	either event, that the whole sum hereby secured shall at once and without notice become due and payable, at the option of the holder hereof, and shall bear interest there-
upon the filing of the petition in foreclosure the holder hereof shall be entitled to the possession of said premises, and to calc and every part thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, to the payment of the indebtedness secured under this mortgage, and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made either before or after the decree of foreclosure, and the holder hereof shall in no case be held to account for any fently, or other monies other than those actually received. The appraisement of said premises is hereby expressly waived. All covenants and agreements herein contained shall run with the premises hereby conveyed; and this mortgage and the evidences are the said and stay laws of Oklahoma.  IN WITNESS WHEREOF, The said part of the first part has bereunto set. hand the day and year first above written.  Witnesses to mark, execution and delivery.  County, ss.  BEFORE ME, a Notary Public in and for said County and State, on this day of the first part has been as first above written.  In Witnesses to mark, execution and delivery.  In the first part has been as first above written.  Witnesses to mark, execution and delivery.  BEFORE ME, a Notary Public in and for said County and State, on this and foregoing instrument, and acknowledged to me that executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  My commission expires.  County, ss.  This Instrument was filed for Record on the day of A.D. 19 at O'clock. M.	after at the rate of eight per cent, per annum, and the said party of the second part, his heirs, successors, legal representatives or assigns shall be entitled to a fore-
be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made either before or after the decree of foreclosure, and the holder hereof shall in no case be held to account for any damages, nor for any rental, or other monies other than those actually received. The appraisament of said premises is hereby expressly walved. All covenants and agreements herein contained shall run with the premises hereby conveyed; and this mortgago and the evidences of indebtedness hereby secured shall in all respects be governed and construed by the laws of Oklahoma, and first part.—hereby expressly walve all benefits of the homestead and stay laws of Oklahoma.  IN WITNESS WHEREOF, The said part.—of the first part hahereunto sethand_the day and year first above written.  Witnesses to mark, execution and delivery.  County, ss.  BEFORE ME,	upon the filing of the pelition in foreclosure the holder hereof shall be entitled to the possession of said premises, and to each and every part thereof, and to collect and
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of indebtedness hereby secured shall in all respects be governed and construed by the laws of Oklahoma, and first part. hereby expressly waive all benefits of the homestead and stay laws of Oklahoma.  IN WITNESS WHEREOF, The said part. of the first part has become because the hand, the day and year first above written.  Witnesses to mark, execution and delivery.  State of Oklahoma,	the holder hereof shall in no case be held to account for any damages, nor for any rental, or other monies other than those actually received. The appraisement of said
IN WITNESS WHEREOF, The said part of the first part ha bereunto set hand the day and year first above written.  Witnesses to mark, execution and delivery.  State of Oklahoma, County, ss.  BEFORE ME, , a Notary Public in and for said County and State, on this day of , his wife, to me known to be the identical person who executed the within and foregoing instrument, and neknowledged to me that executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  My commission expires. County, ss.  This Instrument was filed for Record on the day of A.D. 19 , at o'clock M.	of indebtedness hereby secured shall in all respects be governed and construed by the laws of Oklahoma, and first part
Witnesses to mark, execution and delivery.  State of Oklahoma,	nomestead and stay laws of Ukianoma.  IN WITNESS WHEREOF, The said part of the first part have been been been been been been been be
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and	BEFORE ME, a Notary Public in and for said County and State, on this day of
and his wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  My commission expires.  Notary Public.  State of Oklahoma, County, ss.  This Instrument was filed for Record on the day of A.D. 19 , at o'clock M.	personally appeared
and foregoing instrument, and acknowledged to me that executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  My commission expires.  Notary Public.  State of Oklahoma, County, ss.  This Instrument was filed for Record on the day of A.D. 19 , at o'clock M.	
purposes therein set forth.  My commission expires	
State of Oklahoma,	purposes therein set forth.
State of Oklahoma,	My commission expires
This Instrument was filed for Record on the day of	
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ByDeputy, Clerk.	This Instrument was filed for Record on the
By Deputy, Clerk.	and the second s
	ByDeputy,