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DORSEY PRINTING OF MANY, DAILAS, TO	exes-15316
THIS MORTGAGE, Made this	*****
, his wife, of	State of
, of the first part, and	
County, in the State of, of the second part,	
WITNESSETH, That the said part of the first part, in consideration of the sum of of which is hereby acknowledged, the said part of the first part, the first part, the first part, the first part, the said part of the	Dollars, the first
rt ha granted, bargained, sold and conveyed, and do hereby grant, bargain, sell and convey unto the said party of the second part	irs, legal
presentatives, successors and assigns, the following described real estate and premises situated inCounty, and State of Ol	
Wit:	
	5-100000 house
	te jung ting to the second
ntainingacres, more or less, according to Government survey thereof. TO HAVE AND TO HOLD THE SAME Unto the said party of the second partheirs, legal representatives, successors and assigns forever, th all and singular the tenements, hereditaments, and appurtenances thereanto belonging, or in any wise appertaining, and all rights of homestead exemption. And the said partof the first part, forheirs, selheirs, successors, executors, administrators and assigns, covenant with riy of the second part, that at the date and delivery hereofhawfully selzed and possessed of an absolute and indefeasible estate of inheritance in fe and to said real estate and premises; that the same is free and clear of all incumbrances whatsoever, and that a good right to sell and com- me to the said party of the second part, and thatwill andheirs, executors, administrators, and successors shall forever warf fend the tille to and possession of said real estate unto the said party of the second partheirs, legal representatives, successors and assigns, and demands whatsoever, And the said	the said e simple nvey the rant and s, agains
e said consideration, does hereby release, relinquish, quit claim, transfer and convey unto the said party of the second part	ever.
The foregoing conveyance is on condition that: WHEREAS, The said partof the first partjusty indebied to the said party of the second part in the sum of	executed
awing interest at the rate ofper centum per annum from date, until due, and eight per centum interest after due; said interest payab nually and evidenced until maturity of said principal note byinterest coupon notes attached thereto, and forming a part thereof, said interest ing in amounts and payable as follows:	t coupon
ing in amounts and payable as follows;	

Now if the said part______of the first part shall pay or cause to be paid, said principal and interest noise according to the tenor and effect thereof, and at the time and 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 be released at the expense of first party), otherwise to remain in full force and effect.

Witnesses to mark, execution and delivery,

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State of Oklahoma,County, ss.	
	a, a Notary Public in and for said County and State, on this
	his wife, to me known to be the identical person, who executed the within a the same as
purposes therein set forth. My commission expires	Notary Public.
State of Oklahoma,	ne traducter.) Almere is na jerine maneka meneka kani mineka kani na kani kana kana kana kana kana
This Instrument was filed for Record on the	A,D, 19, at
ByDeputy,	Clerk,