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	REAL ESTATE MORTGAGE.
	THIS INDENTURE, Made this
1	and between , which are a service and a serv
•	his wife, of the County of
	ind State of Oklahoma, part
	marty of the second part: WITNESSETH, That the said part of the first part, for and in consideration of the sum of
1	Dollar Dollar Dollar in hand paid, by the said party of the second part, the receipt whereof is hereby acknowledged, ha granted, bargained and sold, and by these
	presents do grant, bargain, sell, convey and confirm unto said party of the second part, and to successors and assigns, forever, all of the followin
	lescribed tractpleceor parcelof land lying and situate in the County ofand State of Oklehoma, to-wit:
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•-	TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining
1	nd all rights of homestead exemption unto the said party of the second part, and toheirs and assigns forever. And the said part of the first part
	hereby covenant and agree that at the delivery hereof
	state of inheritance therein, free and clear of all incumbrances, and that
	I said party of the second part,heirs and assigns, forever, against the claims of all persons whomsoever.
	This mortgage is given as security for the preformance of the covenants herein, and the payments to the said.
•	belrs, successors and assigns at the office of
_	the principal sum of Dollar
	earing even date herewith, with interest thereon from date at the rate of per cent, per annum, payable
	naturity at the rate of ten per cent. per annum, which interest is evidenced bycoupon interest notes thereto attached.
r t	naturity at the rate of ten per cent. per annum, which interest is evidenced bycoupon interest notes thereto attached. SECOND. Said partof the first part hereby covenantand agree to pay all taxes and assessments of whatsoever character on said land, and an axes or assessments that shall be made upon said loan or upon the legal holder of said notes and mortgage, on account of said loan by the State of Oklahoma, i
r t	naturity at the rate of ten per cent. per annum, which interest is evidenced by coupon interest notes thereto attached. SECOND. Said partof the first part hereby covenantnd agree to pay all taxes and assessments of whatsoever character on said land, and an axes or assessments that shall be made upon said loan or upon the legal holder of said notes and mortgage, on account of said loan by the State of Okiahoma, i ay there be, or by the County or towa wherein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insure
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r ta iaia a cosh yr ro nsesa aw fi	SECOND. Sold partChanges anound, which interest is evidenced by compon interests noise therefore attached. SECOND. Sold partChanges and assessments that shall be made upon said long or upon the legil holder of said noise and moreages, on account of said on his shall can do shall have and and be shall be have the Shale of Okhahman, and any and the same become due, and to keep the buildings upon the mortgaged primises insure or anone shall have and the interest shall be and in the shall have and the mortgage and account of said party of the second parts are more approaches. The second parts are more approaches the interest shall be and in and said and is shall be and in any appear and chiver said princips. The second parts are more approaches the part assumes all responsibility of proof and care and expesse of collecting such have and it to commit or allow any wraste on said premises. To the second parts are the second parts are more approaches the said and in a spoort on said premises. To other said premises are of default in the part assumes all responsibility of proof and care and expesse of call premises are interest on the said and in as good ropair as they now are approaches and premises. The said premises are the second parts or in ease of default in the part astrone of any cort rait or condition herein, tankings, the said premises are interest of and defaults of parts or
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