With a DORNEY TULL, SACE UBL	REA	AL ESTATE MORTGAGE.
<pre>by def helessam</pre>	THIS INDENTURE, Made this	in the year of our Lord One Thousand Nine Hundred
packed equival used to large the base of besided, borns in proceedings and the Give 2 started. Concertainty of the started from the base started by the star	by and between	
bit We be prevent of	poration organized under the laws of the State of Connecticut,	having its principal office in the City of Hartford, Connecticut, party of the second part:
section in the form of the section of the product in the compty of the cond part of the section of Otherman, the section of Otherman of Otherman, the section of	in hand paid, by the said party	of the second part, the receipt whereof is hereby acknowledged, ha
TO SAVE AND TO NOLD THE SAVE, Wild bit and degrees the transmedy, breedmanets and appretraineds historeads bleedings or its Arvite appendix to the transmed benefits and the series of the results for the series of the results of the series	iescribed tract, piece, or parcelof land lying and situ	nated in the County ofand State of Oklahoma, to-wit:
O UAVE_ADD 70 HOLD 7120 GAME, Will all not depende the transmits breediments are generalized as dependent of the set period.     A set of the set of		
No. 2017 AM TO DUID THE SAME. With all and degree on the increment, breathaneste and approximate the increment belowing on its order between the increment belowing on its order belowing on its		
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and highed bolts that the the failure data and the share being the transmits, hereafting address thereafting beginning the share being and the share been share the share been share being and the share been share the share th		
<pre>selesable satisfies of the peritors through the second perit of all (second perits and selesable) as address of all periods with second perits and selesable selesable. The peritors with second perits and selesable selesable selesable second perits of the second perit of the second perits and selesable second perits of the second perits of</pre>		
PRST. Said partfor the first partcontain accounts to be and party of the second part in the second part	dohereby covenant and agree that at the delivery hereof. defeasible estate of inheritance therein, free and clear of all inc peaceable possession of said party of the second part, its success	the lawful ownerof the premises above granted, and seized of a good and in cumbrances, and that
accelling to the tenor and effect of	FIRST. Said partof the first partjust	ly indebted unto the said party of the second part in the principal sum of
<pre>tint &amp; g cd</pre>	according to the tenor and effect of	negotiable promissory noteexecuted and delivered by the said partof the first part, bearing
securited by the said part	first day of, at the	office of said Company, in Hartford, Connecticut, with interest thereon from date until maturity a
cach, due on the first day of19	executed by the said part of the first part, one (the first)	forDollars, due on the first day
and to assign the policies to said party of the second part, as their interests may supear, and doiver said policies and renewals to said party of the second p to be held by them mult this mortage is fully paid and said party of the first part sames all responsibility of proof and care and excesses of collecting such in more than the new port and the said part of the first part sames. To DUITH. It is further expressly agreed by and between the partfur bereautio that it any default he made in the payment of any part of either said print. The start part are to any part of either said print. The start part are to any fart of the second pay the same bereau of the print of any care and and commit or said of mammere when the same bereau of a bereau of a pay care and pay pay to any default he made bereau of any fart of the second pay and the same bereau of any default harmore when the same bereau of a same harmore of the same bereau of a same harmore of the same bereau of a same bereau of the same bereau of the same bereau of the same bereau of any default harmore when the same bereau of a same bereau of any default harmore when the same bereau of a same bereau of the same bereau of a same bereau of the same bereau of the same bereau of the same bereau of a same bereau of the first part for a sate sab	respectively. Each of said principal and interest notes bear in THE TRAVELERS INSURANCE COMPANY, at its office in Hat SECOND. Said partof the first part hereby covenau taxes or assessments that shall be made upon said loan or upon by the County or Town wherein said land is situated, when the s	nterest after maturity at the rate of ten per cent. per annum, and are made payable to the order of sale rtford, Connecticut. itand agreeto pay all taxes and assessments of whatsoever character on said land, and any the legal holder of said notes and morigage, on account of said loan, by the State of Oklahoma, o ame become due, and to keep the buildings upon the mortgaged premises insured in some reliable fir
and add commil or allow any waste on and premiess. ToULTH, it is in the expressiva prevented by and lever such as particle hereants to that if any details be anade in the support of a support of diffure said premises. ToULTH, it is in the expressiva prevented by and lever is the prevented of any correlation to any details more add preventes or any part of diffure said of and in the prevente of any prevent of any prevented of any prevente of any prevented of and prevented of any prevented any prevented of the prevented of any prevented	and to assign the policies to said party of the second part, as to be held by them until this mortgage is fully paid and said pr ance if loss occurs.	their interests may appear, and deliver said policies and renewals to said party of the second part arty of the first part assumes all responsibility of proof and care and expense of collecting such insu
or the interest upon the same during the said time of extension. SIXTH. Said part	and not commit or allow any waste on said premises. FOUNTH. It is further expressly agreed by and between or interest notes, when the same become due, or in case of de or the premium for said fire insurance when the same become of sum named herein, and interest thereon, shall become immedia in the event of any default in payment or breach of any covenan or its assigns, as additional collateral security, and said party o FIFTH. It is hereby further agreed and understood that	the parties hereun to that if any default be made in the payment of any part of either said principa fault in the payment of any installment of taxes or assessments upon said premises, or upon said loar ine, or in case of the breach of any covenant or condition herein contained, the whole of said principa tely due and payable, and this mortgage may be foreclosed accordingly. And it is also agreed that or condition herein, the rents and profits of said premises are pledged to the party of the second part f the second part, or assigns, shall be entitled to possession of said premises, by Receiver or otherwist this mortgage secures the payment of the principal note and interest notes herein described, and al
payIng time after one year from date hereof.         And the said part.       of the first part, for said consideration, dohereby expressly waive appraisement of said real estate, and all benefit of the homest exemption and stay laws of the State of Oklahoma.         The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue.         IN TESTIMONY WHEREOF, The said partof the first part hereunto subscribe.	or the interest upon the same during the said time of extension SIXTH. Said partof the first part hereby agree	n. , in the event action is brought to foreclose this mortgage,will pay a reasonabl
The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue.  IN TESTIMONY WHEREOF, The said partof the first part hereunto subscribenameon the day and year first above mention Executed and dilivered in the presence of	paying time after one year from date hereof. And the said partof the first part, for said consider	
IN TESTIMONY WHEREOF, The said partof the first part hereunto subscribenameon the day and year first above mention Executed and dillvered in the presence of	The foregoing conditions being performed, this conveyance	
Executed and dilivered in the presence of  The State of Oklahoma Ss. County of BEFORE ME,	·····	
The State of Oklahoma         Ss.         BEFORE ME,         and         io me known to be the identical person		
The State of Oklahoma       ss.         County of		
County of		
day of       19       , personally appeared         and	County of	
to me known to be the identical person	day of	personally appeared
WITNESS My hand and official scal. My Commission expires Filed for Record the	to me known to be the identical person	thin and foregoing instrument, and acknowledged to me that
Filed for Record the	WITNESS My hand and official seal. My Commission expires	, Notary Public
ByDeputy. Register of Deed		A.D. 19
	ByDept	aty. Register of Deeds.