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In hand paid, by the said party of the second part, the receipt whereof is hereby scinowiedged, ha granted, bargained and by those presents do grant, bargain, sell, convey and confirm onto said party of the second part, and to its successors and assigns, forever, all of the searched tract, piece or parcel	and s follow a, to-v a, to-v a, to-v and pay t, bea ut, on aturit; a first b 19 ler of
TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, bereditaments and appurtenances thereunto belonging, or in anywise app and all rights of homestead exemption unto the said party of the second part, and to its successors and assigns forever. And the said part—of the second part and to its successors and assigns forever. And the said part—of the second part, and to its successors and assigns forever. And the said part—of the second part, and to its successors and assigns forever. And the said part—of the second part, and to its successors and assigns forever. And the said part—of the second part and to its successors and assigns forever. And the said part—of the second part and the presented and selected of a goo estable saint of inheritants which is instrument is made, executed and selected upon the following conditions, to will be second part to the said part—of the first part and the second part is the principal sum of.  —Dollars, being for a loan made by the said party of the second part in the principal sum of.  —Dollars, being for a loan made by the said party of the second part in the principal sum of.  —Dollars, being for a loan made by the said party of the second part in the principal sum of.  —Dollars, being for a loan made by the said party of the second part in the principal sum of.  —19——and payable to the order of said THE TRAYELERS INSURANCE COMPANY, of Hartford, Connection that the said part—of the first part also and the said part—of the first part also and the said part—of the first part also and the said part—of the first part, one (the first) for.  —19——and payable to the order of said THE TRAYELERS INSURANCE COMPANY, of Hartford, Connection the said part—of the first part, one (the first) for.  —19——and payable to the order of said THE TRAYELERS INSURANCE COMPANY, of Hartford, Connected by the said part—of the first part, one (the first) for.  —19——and payable to the order of said THE TRAYELERS INSURANCE COMPANY, at the other of the first part and the said part—of the first	pertain first od and pay t, bea unt, on naturit; ewith, a first Do Do Deler of
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TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appartenances thereunto belonging, or in anywise app and all rights of homestead exemption unto the said party of the second part, and to its successors and assigns forever. And the said part—of the seal part of the second part, and to its successors and assigns forever. And the said part—of the seal part and to prevent and against the said part and to seal the said part and to seal the said part and to seal the said part and a post of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsover. PROVIDED ALWAYS, and this instrument is made, executed and delivered upon the following conditions, to-wit:  FIRST. Said part—of the first part—upon the first part—of the first part and coording to the tenor and effect of the first part and the said part—of the first part and the said part—of the first part and the said part—of the first part and the said of the said part—of the first part and the said of the said part—of the first part and the said of the said part—of the first part and the said of the said part—of the first part and the said of the said part—of the first part and the said of the said part—of the first part and the said of the said part—of the first part and the said of the said part—of the first part and the said of the said part—of the first part and the said part and the	pertain first od and pay t, bea unt, on aturit; a first Do Do Deler of
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bereby covenant and agree that at the delivery hereof	nd pay t, bea cut, on saturit ewith, first 19
FIRST. Said part of the first part justly indebted unto the said party of the second part in the principal sum of Dollars, being for a loan made by the said party of the second part to the said part of the first part and cording to the tenor and effect of	et, beacut, on aturit; ewith, a first Do ler of
cording to the tenor and effect of	et, beacut, on aturit; ewith, a first Do ler of
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e rate ofper cent. per annum, payable annually, which interest is evidenced bycoupon interest notes of even date here recuted by the said partof the first part, one (the first) for	ewith, first Do 19 der of
spectively. Each of said principal and interest notes bear interest after maturity at the rate of ten per cent. per annum, and are made payable to the ord HE TRAVELERS INSURANCE COMPANY, at its office in Hartford, Connecticut.  SECOND. Said part. of the first part hereby covenant and agree to pay all taxes and assessments of whatsoever character on said land, 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 Okley the County or Town wherein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some resurance company approved by the party of the second part for the sum of the sum of the second part in the policies to said party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second be held by them until this mortgage is fully paid and spid party of the first part assumes all responsibility of proof and care and expense of collecting streams.	19 ler of
THE TRAVELERS INSURANCE COMPANY, at its office in Hartford, Connecticut.  SECOND. Said part of the first part hereby covenant and agree to pay all taxes and assessments of whatsoever character on said land, 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 Okley the County or Town wherein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some resurance company approved by the party of the second part for the sum of the second part for the sum of the second part for the second part for the sum of the second part for the	
issurance company approved by the party of the second part for the sum of a sign the policies to said party of the second part, as their interests may appear, and deliver said policies and renewals to said party of the second by them until this mortgage is fully paid and said party of the first part assumes all responsibility of proof and care and expense of collecting so	ahoma
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nce if loss occurs.  THIRD. The said partof the first part agreeto keep all buildings, fences and other improvements on the said land in as good repair as they and not commit or allow any waste on said premises.	
FOURTH. It is further expressly agreed by and between the partles hereun to that if any default be made in the payment of any part of either said in the reason the source, when the same become due, or in case of default in the payment of any installment of taxes or assessments upon said premises, or upon the premium for said fire insurance when the same become due, or in case of the breach of any covenant or condition herein contained, the whole of said and named herein, and interest thereon, shall become immediately due and payable, and this mortgage may be foreclosed accordingly. And it is also ago the event of any default in payment or breach of any covenant or condition herein, the rents and profits of said premises are pledged to the party of the second part, or assigns, as additional collateral security, and said party of the second part, or assigns, shall be entitled to possession of said premises, by Receiver or the FIFFH. It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest notes herein describe newal, principal or interest notes that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said the of extension.	d prince greed econd other ed, and d prince
SIXTH. Said part of the first part hereby agree, in the event action is brought to foreclose this mortgage, will pay a retorney's fee of	
aying time after one year from date hereof.  And the said partof the first part, for said consideration, dohereby expressly waive appraisement of said real estate, and all benefit of the freemption and stay laws of the State of Oklahoma.  The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue.	homes
IN TESTIMONY WHEREOF, The said partof the first part hereunto subscribenameon the day and year first above n	
Executed and delivered in the presence of	
The State of Oklahoma	
DEFORE ME,, a Notary Public in and for said County and State, on this	
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o me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that	
NOU commencement and the commence of the comme	