## MORTGAGE RECORD, No. 57.

	11
FROM	State of Oklahoma, Tulsa County, ss.
	This Instrument was filed for record on the
	of A.D. 19/0, at W o'clock M.
TO	D. 19 Land Colocic Manual D. 19 Land Colocic Manual
***	M.C. Walkly
and the state of t	Register of Beeds.
annangangangangkara shijiya a a a a a a a a a a a a a a a a a a	By Deputy.
4	BOOK CO., LEAVENWORTH, KAN. No. 1978S.
THIS INDENTURE, Made this	
162 Hillioth & Dicy - W. Ellioth, Linsburg & might	of County, in the State of
klahoma, of the first part, and I. J. Pakacker	Ocunty, in the State of
klahoma, of the second part:	1 1 7 I dell 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
WITNESSETH, That said part we of the first part, in consideration of	re sun lef Threethundred # 300.00
	Dollars (X
ssigns, the following-described Real Estate, situated in	gain, sell and convey unto said part go of the second part Luck heirs and
water from (th) and fine (t) in Alack fe	County, and State of Oklahoma, to-wit:
Clity of Julsa, Chlahoma,	DOLLARS,
	on morning of home you are a consideration of the c
TO HAVE AND TO HOLD THE SAME unto the said part. 4 of the sec	ond part
ereditaments and appurtenances thereunto belonging, or in anywise appertaining	g, forever.
PROVIDED, ALWAYS, And these presents are upon this express condit	ion, that whereas said James M. Redeath & Blig as Elliothe, huse for
and this day executed and delivered to Il Refeached, certain promissory note	in writing to said partof the second part, described as follows:
	principal #300 with interest at sower
	exemin amountly said interest being supresented the
	pablicas follows is siev. Let 1910 #17.50, relay 1.s.t.1911
50 , Diet Late 4911 to 13.50 and James Title 1914	1. # 3. J.T.
	Sincured against fire and tormadally in the sum
to Charles to J. on and deficilities the pulling of the field all sures	the the second aparty or him assigned, loss if any ma
added to marian the are trees and and the same this well and it was	
10 100 4 1 101 10 10 10 10	enskaldernake lang sames seewed ander the returney
the warsh of let and wight have meanly agel has inventor	emiliaridadaridaki ianeg danarah diddedarik agarah diddedili iarent garip part firent pagrapakitan of medilirlah sahitad diddedim pepularit part firent art pelak at metung and diddedilirlah sahitad
the war and laft at and waight the are and of graph as in it was	as of your paywhile of mosticale actived dilling probably
the war and left at an educate the land and the first and the said of the said	part of the second part here of real trial and self-self self-self self-self self-self self-self-self-self-self-self-self-self-
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the	part of the second part here this mortgage shall be wholly discharged and void
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of me	part of the second part heir or assigns, said sum of money in the above to terms and tenor of the same, then this mortgage shall be wholly discharged and void oney or any part thereof, or any interest thereon, is not paid when the same is due, and if the
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a	part thing the second part in the above- the terms and tenor of the same, then this mortgage shall be wholly discharged and void to your or any part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of maxes and assessments of every nature which are or may be assessed and levied a nd payable, the whole of said sum or sums, and interest thereon, shall then become	part thereof, or any interest thereon, is not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part the second part shall be entitled to the possession
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nd payable, the whole of said sum or sums, and interest thereon, shall then become failed premises. And the said particle of the first part for said consideration do	part the second part hereof are not paid when the same are by law made due and payable, and said part the second part that the second part that the same are by law made due to the same and payable, and said part the second part shall be entitled to the possession
Now, if said part and the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the mid otherwise shall remain in full force and effect. But if said sum or sums of maxes and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then been f said premises. And the said part and of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.	part of the second part when the above terms and tenor of the same, then this mortgage shall be wholly discharged and void oney or any part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part of the second part shall be entitled to the possessionhereby expressly waive an appraisement of said real estate and all benefit of the home
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nd payable, the whole of said sum or sums, and interest thereon, shall then become failed premises. And the said particle of the first part for said consideration do	part the second part hereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home
Now, if said part and the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the mid otherwise shall remain in full force and effect. But if said sum or sums of maxes and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then been f said premises. And the said part and of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.	part of the second part hereof are not paid when the same are by law made due me due and payable, and said part of the second part thereof are not paid when the same are by law made due me due and payable, and said part of the second part shall be entitled to the possessionhereby expressly waive an appraisement of said real estate and all benefit of the home-
Now, if said part and the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the mid otherwise shall remain in full force and effect. But if said sum or sums of maxes and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then been f said premises. And the said part and of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.	part the second part heirs or assigns, said sum of money in the above- te terms and tenor of the same, then this mortgage shall be wholly discharged and void; oney or any part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due one due and payable, and said part the second part shall be entitled to the possession become hereby expressly waive an appraisement of said real estate and all benefit of the home sunto set Ifully hand the day and year first above written.
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nd payable, the whole of said sum or sums, and interest thereon, shall then beed feaid premises. And the said particle of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here	part the second part hereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nd payable, the whole of said sum or sums, and interest thereon, shall then beed feaid premises. And the said particle of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here	part the second part hereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due and payable, and said part thereof are not payable.
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of me axes and assessments of every nature which are or may be assessed and levied a nd payable, the whole of said sum or sums, and interest thereon, shall then been a said premises. And the said particle of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part has a here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.	part the second part hereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part the second part shall be entitled to the possession because of the home sent of the law that the day and year first above written.  Additionally the day and year first above written.
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then been a featily premises. And the said particle of the first part for said consideration do the exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me	part the second part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part thereof are not paid when the same are by law made due me due and payable, and said part the second part shall be entitled to the possession thereby expressly waive an appraisement of said real estate and all benefit of the home sent of the same are by law made due.  Additionally the same are by law made due and payable, and said part the same are by law made due and payable, and said part the same are by law made due and payable, and said part the same are by law made due and payable, and said part the same are by law made due and payable, and said part the same are by law made due and payable, and said part the same are by law made due and payable, and said part the same are by law made due and payable.  Additionally the same are by law made due and payable are said the same are by law made due and payable.  Additionally the same are by law made due and payable are said the same are by law made due and payable and
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nd payable, the whole of said sum or sums, and interest thereon, shall then beed feaid premises. And the said particle of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  Before me	part the second part
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then been feating premises. And the said particle of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part has there are not said country and State on this day of the said of said Country and State on this day of the said country and State on this day of the said of the said country and State on this day of the said country and State on this day of the said country and country and state on this day of the said country and state on this day of the said country and country and state on this day of the said country and country and state on this day of the said country and country and state on the said country and country and state on this day of the said country and country and state on this day of the said country and country and state on this day of the said country and country and said country and s	part the second part
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then been feating premises. And the said particle of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part has there are not said country and State on this day of the said of said Country and State on this day of the said country and State on this day of the said of the said country and State on this day of the said country and State on this day of the said country and country and state on this day of the said country and state on this day of the said country and country and state on this day of the said country and country and state on this day of the said country and country and state on the said country and country and state on this day of the said country and country and state on this day of the said country and country and state on this day of the said country and country and said country and s	part the second part
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then been feating premises. And the said particle of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part has there are not said country and State on this day of the said of said Country and State on this day of the said country and State on this day of the said of the said country and State on this day of the said country and State on this day of the said country and country and state on this day of the said country and state on this day of the said country and country and state on this day of the said country and country and state on this day of the said country and country and state on the said country and country and state on this day of the said country and country and state on this day of the said country and country and state on this day of the said country and country and said country and s	part the second part
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nd payable, the whole of said sum or sums, and interest thereon, shall then beed feaid premises. And the said particle of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  Before me	part the second part
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the note of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the note of the first part is said sum or sums of means and assessments of every nature which are or may be assessed and levied a not payable, the whole of said sum or sums, and interest thereon, shall then become feating premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part has there are not of the first part has the first	part the second part
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the note of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the note of the note of the said sum or sums of means and assessments of every nature which are or may be assessed and levied a not payable, the whole of said sum or sums, and interest thereon, shall then been of said premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part has there are not payable, the first part has the note of the said country, and State on this day of the first part has the note of the said Country and State on this day of the first part has the note of the said country and state on this day of the said purposes therein set forth, it is the said payable of the that the he uses and purposes therein set forth, it is the said payable of the said said of the said purposes therein set forth, it is the said payable of the said said of the said said said the said said said said said said said said	part the second part
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of me axes and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then beed if said premises. And the said particle of the first part for said consideration do the exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said state on this day of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said state on this day of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said state on this day of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said state on this day of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said state on this day of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said state on this day of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said state of this day of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said state of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said particle of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said particle of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said particle of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said particle of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said particle of the first part here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said particle of the first part here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Befor	part of the second part then this mortgage shall be wholly discharged and void oney or any part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due one due and payable, and said part of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home sounts set. The same are by law made due on the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home sounts set. The same are by law made due to the possession hands the day and year first above written.  The same of the same as the same as the same are by law made due to the possession of the home second of the same as th
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the number of the said sum or sums of means and assessments of every nature which are or may be assessed and levied a number of said sum or sums, and interest thereon, shall then been of said premises. And the said particle of the first part for said consideration detend exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part has there are not said consideration detend exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part has there are not said country and State on this detend and for said Country and State on this detend and foregoing instrument, and acknowledged to me that the he uses and purposes therein set forth. It states my hand and the said said said said said said said said	part the second part
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of me axes and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then beed a featily premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here the said particle of the first part hand here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me the said state on this day of the first part hand he within and foregoing instrument, and acknowledged to me that the uses and purposes therein set forth. It these may hand and if the commission expires.  ASSI  KNOW ALL MEN BY THESE PRESENTS:  That the State of Oklahoma, the within-named mortgage	part of the second part
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then beed if said premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me	part of the second part then this mortgage shall be wholly discharged and void oney or any part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due one due and payable, and said part of the second part shall be entitled to the possession thereby expressly waive an appraisement of said real estate and all benefit of the home sounts set. The same are by law made due to the possession thereby expressly waive an appraisement of said real estate and all benefit of the home sounts set. The same are by law made due to the possession thank the day and year first above written.  The same as the same as the same as the same are by law made deed for the same as
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then beed a faid premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part has a here.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Before me	part of the second part
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then beed a featily premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part has there are not forced by the first part has there are not forced by the first part has the nideral states of the first part has the first part has the state of Oklahoma, the within nortgage deed, the real estate conveyed, and the particle and assigns, the within mortgage deed, the real estate conveyed, and the particle states of the first part said to said the particle of the first part said to said to said the particle of the first part said to said the said particle of the first part said to said the said particle of the first part said to said the said particle of the first part said to said to said the said particle of the first part said to said the said particle of the first part said to said the said particle of the first part said to said the said particle of the first p	part of the second part same, then this mortgage shall be wholly discharged and void oney or any part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home sounts set. The same are by law made due and year first above written.  Analysis of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home sounts set. The same are by law made due to the possession hands the day and year first above written.  Analysis of the second part who executes the same as the same
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then beed featily premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  Before me	part of the second part same, then this mortgage shall be wholly discharged and void oney or any part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part of the second part shall be entitled to the possession benefit of the home ment of the same are possession. Thereby expressly waive an appraisement of said real estate and all benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the same as the transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set the home munto s
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then beed featily premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here and for said County and State on this the said particle of the first part hand here are all the said particle of the first part hand here are all the said county and State on this the said county and state on the said county and state on this the said county and state on the said county and state on this the said county and state on t	part of the second part same, then this mortgage shall be wholly discharged and void oney or any part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home sunto set.  The transport of the same as a little of the identical person who executed the same as a little of the identical person who executed the same as a little of the identical person who executed the same as a little of the identical person who executed little of the same o
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then beed featily premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  Before me	part of the second part same, then this mortgage shall be wholly discharged and void oney or any part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part of the second part shall be entitled to the possession benefit of the home ment of the same are possession. Thereby expressly waive an appraisement of said real estate and all benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the same as the transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set the home munto s
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nid otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then beed featily premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  Before me	part of the second part same, then this mortgage shall be wholly discharged and void oney or any part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part of the second part shall be entitled to the possession benefit of the home ment of the same are possession. Thereby expressly waive an appraisement of said real estate and all benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the same as the transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set.  The transport of the second part shall be entitled to the possession benefit of the home munto set the home munto s
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nd payable, the whole of said sum or sums, and interest thereon, shall then beed f said premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here and for said County and State on this day of the said particle of the first part hand he within and foregoing instrument, and acknowledged to me that the he uses and purposes therein set forth. The said particle of the first part hand and the said particle of the said said said said said said said said	part of the second part.  Lead Aberra or assigns, said sum of money in the above the terms and tenor of the same, then this mortgage shall be wholly discharged and void oney or any part thereof, or any interest thereon, is not paid when the same is due will if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part of the second part shall be entitled to the possession of the same and payable, and said part of the second part shall be entitled to the possession of the same as the same and all benefit of the home sents of the same as the same are same as the same as the same as the same are same are same are same are same as the same are same are same are same are same are same are same
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the note of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the note of the note of the first part for said sum or sums of means and assessments of every nature which are or may be assessed and levied a not payable, the whole of said sum or sums, and interest thereon, shall then beed featily premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  Before me	part of the second part.  Lot the same, then this mortgage shall be wholly discharged and void; oney or any part thereof, or any interest thereon, is not paid when the same is due, and if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part, of the second part shall be entitled to the possession.  The problem of the same and payable, and said part, of the second part shall be entitled to the possession.  The problem of the same appraisement of said real estate and all benefit of the home- sents set.  The problem of the same as the day and year first above written.  The problem of the same as the same are same as the same are same as the same as the same are same are same as the same are same as the same are same are same as the same are same are same as the same are same as the same are same as the same are same are same as the same are same are same as the same are same are same are same as the
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nd otherwise shall remain in full force and effect. But if said sum or sums of means and assessments of every nature which are or may be assessed and levied a nd payable, the whole of said sum or sums, and interest thereon, shall then beed f said premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here and for said County and State on this day of the said particle of the first part hand he within and foregoing instrument, and acknowledged to me that the he uses and purposes therein set forth. The said particle of the first part hand and the said particle of the said said said said said said said said	part of the second part.  Local fire of the same, then this mortgage shall be wholly discharged and void oney or any part thereof, or any interest thereon, is not paid when the same is due will if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part of the second part shall be entitled to the possession.  The problem of the same as pressent of said real estate and all benefit of the home sunto set.  The problem of the same as pressent of said real estate and all benefit of the home sunto set.  The problem of the same as pressent of said real estate and all benefit of the home sunto set.  The problem of the same as pressent of said real estate and all benefit of the home sunto set.  The problem of the same as pressent of said real estate and all benefit of the home sunto set.  The problem of the same as pressent of said real estate and all benefit of the home sunto set.  The problem of the same as pressent of said real estate and all benefit of the home sunto set.  The problem of the same as pressent of said real estate and all benefit of the home sunto set.  The problem of the same as pressent of said real estate and all benefit of the home sunto set.  The problem of the same as pressent of said real estate and all benefit of the home sunto set.  The problem of the same as pressent of the same are pressent of the home sunto set.  The problem of the same as pressent of the same are pressent of the home sunto set of the home sunto set of the same are pressent of the home sunto set of the
Now, if said particle of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the note of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the note of the note of the first part for said sum or sums of means and assessments of every nature which are or may be assessed and levied a not payable, the whole of said sum or sums, and interest thereon, shall then beed featily premises. And the said particle of the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said particle of the first part hand here.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  Before me	part of the second part.  The same and tenor of the same, then this mortgage shall be wholly discharged and void gainst said premises or any part thereof, or any interest thereon, is not paid when the same is due will if the gainst said premises or any part thereof are not paid when the same are by law made due me due and payable, and said part, of the second part shall be entitled to the possession whereby expressly waive an appraisement of said real estate and all benefit of the home painto set.  The same and the day and year first above written.  The same as the same as the same as the same are by law made due and payable, and the day and year first above written.  The same as the same and the same and the same and the same and the same as the same and the s
Now, if said part 22.6 the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the nuclear state of the said sesses shall remain in full force and effect. But if said sum or sums of me axces and assessments of every nature which are or may be assessed and levied a nid payable, the whole of said sum or sums, and interest thereon, shall then beed f said permises. And the said part 22.6 the first part for said consideration do tead exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said part 22.6 the first part has shere and for said County and State on this state of Oklahoma.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  Before me the said part 22.6 the first part has shere and for said County and State on this state of Oklahoma.  A state of County and State on this state of Oklahoma.  A state of Oklahoma, the within-named mortgage	part of the second part
Now, if said part 22.6 the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the modern of the shall remain in full force and effect. But if said sum or sums of muces and assessments of every nature which are or may be assessed and levied a not payable, the whole of said sum or sums, and interest thereon, shall then beed f said premises. And the said part 22.6 the first part for said consideration detend exemption and stay laws of the State of Oklahoma.  IN WITNESS WHEREOF, The said part 22.6 the first part have here.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  Before me	part of the second part.  Lead, heirs or assigns, said sum of money in the above- the terms and tenor of the same, then this mortgage shall be wholly discharged and void, oney or any part thereof, or any interest thereon, is not paid when the same is due and in the gainst said premises or any part thereof are not paid when the same are by law made due one due and payable, and said part of the second part shall be entitled to the possession be medium of the same as payable and gain the day and year first above written.  Anatomy of the second part shall be entitled to the possession benefit of the home bunto set.  Little of the home  anatomy of the same as the same as the same are by law made due and year first above written.  Anatomy of the same as the
Now, if said part All of the first part shall pay or cause to be paid to said escribed notementioned, together with the interest thereon, according to the distribution of the condition of th	parts of the second part.  Lead, heirs or assigns, said sum of money in the above- terms and tenor of the same, then this mortgage shall be wholly discharged and void; oney or any part thereof, or any interest thereon, is not paid when the same is due said if the gainst said premises or any part thereof are not paid when the same are by law made due one due and payable, and said parts of the second part shall be entitled to the possession beneby expressly waive an appraisement of said real estate and all benefit of the home- sounto set.  Little Angles Angl