FROM	STATE OF OKLAHOMA,County, ss.
	This instrument was filed for record on theday of
	o'clockM.,
TO	and duly recorded in bookon pageon page
	Register of Deeds.
· · · · · · · · · · · · · · · · · · ·	By Deputy.
/	Fee, \$
THIS INDENTURE, Made this	day ofin the year of our Lord
One Thousand Nine Hundred	by and between
his wife, of the County ofand	State of Oklahoma, part of the first part, and

Party of the second part:

TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments appertaining, and all rights of homestead exemption unto the said party of the second part, and to part the first part do hereby covernant and agree that at the delivery hereof 	the lawful owner of the pre- ces, and that will WARI	glug, or in any wise prover. And the said mises above granted RANT AND DEFEND
the same in the quiet and peaceable possession of said party of the second part, heirs	and assigns, forever, against the c	laims of all persons
vhomsaever.		
This mortgage is given as accurity for the performance of the covenants herein, and the		
uccessors and assigns at the office of		
n the principal sum of		
in the first day of, according to the terms and cond	itions of the one promissory note, m	ade and executed by
art of the first part, bearing even date herewith, with interest thereon from date at the rate		per annum, payable
annually, but with Interest after maturity at the rate of ten per cent per annum, w	hich interest is evidenced by	coupon
SECOND.—Said part of the first part hereby covenant and agree to pay a rad, and any taxes or assessments that shall be made upon said loan or upon the legal holder of the order of Oklahoma, if any there be, or by the county or town wherein said land is sluated, when i of Oklahoma, if any there be, or by the county or town wherein said land is sluated, when i other assessments that shall be made upon said loan or upon the legal holder of the part y of the order of Oklahoma, if any there be, or by the county or town wherein said land is sluated, when i others, and it o assign the policies eadd assist of harance dompany approved by the party for the count of any of the assist of the party of the order of the part of the part of the first part as follower, and the part of the first part as follower, and the committee of loss occurs. THIRD.—The said part of the first part agree to keep all buildings, fences and all principal or interest notes, when the same become due, or in case of default in the partent at remarks, or upon said loan, or the prenhums for said fire insurance when the same become due, or in case of default in the partent at the art, and this morigage may be forciosed accordingity. And it is also agreed that in the event of and this morigage may be forciosed accordingity. And it is also arging of that is not second part, in a slid principal or interest ond part of the second part or a second part or assign and builton herein, the second part or assign find that may increase on the interest of the second part of a side principal or interest of said prevents the second part or second part of all all principal of all principal or interest of said prevents of as first part assign of the second part of a said and principal or interest of a said that may increase or of as a principal or interest or a said and the agree of a said the part of the second part of any of the second part or a said and all reprincipal or interest notes, we can any cordinat and principal or interest ac	Il taxes and assessments of whatsjoe said notes and morizage, on account he same become due, and to keep th second part, for the sum of	d in as good repair resembnis upon said and provide the said second of any covenant or al collateral security, storest notes herein ant of said principal
A reasonable attorney's fee of	ze also accures, and do	
Superior in the providence of the set of the	orought to loreclose this hiorigage	
Suvering strength and pair control of the fact hards agree that in the event action is suvering a reasonable attorney's fee of	orougne to forcelose this mortgage	
Suvering strength pair control of the fact pair factor agree that, in the event action is suvering a reasonable attorney's fee of the said real estate. The foregoing conditions being performed, this conveyance to be void; otherwise of full i	ce also secures, and do.	
ShyRATH-Sam pair terms of the anti-pair derey agrees deltar, in the event action is y a reasonable altorney's fige of	ce also scoures, and do	will
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SEVENTIA	a Nolary Public, in and for said Coun	will will will expressly expressly seal on the [SEAL] [SEAL] [SEAL] ty and State, on this
by a reasonable attorney's fee ofdollars, which this moriga; atve appraisement of the said real estate. The foregoing conditions being performed, this conveyance to be void; otherwise of full is IN TESTIMONY WHEREOF, the said part of the first part hereunto subscribe and year first above mentioned Executed and delivered in the presence of TATE OF OKLAHOMA, County pt sg. Before me, A, D. 19, persona.	a Nolary Public, in and for said Coun	will will will expressly expressly seal on the [SEAL] [SEAL] [SEAL] [SEAL] ty and State, on this 
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