Clevenoo Dool Estata Montanas Dagand	
#48-4555 Real Estate Mortgage Record	
FROM . STATE OF OKLAHOMA,	
FROM STATE OF OKLAHOMA,	
Filt	
To and duly recorded in book on page on page	
By Deputy.	
/ Fee, \$	
FOR THE CONSIDERATION OF JWO Showsand DOLLARS, the receipt of which is hereby acknowledged, Jheodore Jose	
and <u>Bussia</u> W (begg his wife, of <u>Julsh</u> County, State of Oklahoma, first party, hereby mortgage and convey to <u>Jhe</u> <u>Polyfic</u> <u>Mutual</u> <u>High</u> <u>Jussusence</u> <u>conver</u> of <u>S Angells</u> <u>Calif M.M.a</u> <u>Second</u> part, the following real estate situated in <u>Julsh</u> County, State of Oklahoma, described as follows, to-wit:	
Lot one (1) in	
Block me. (1) of	
Oak prove addition to Julsa Okla	
allording to the helorded plat thereof	
together with all rents and profits therefrom and all improvements, appurtenances, now or hereafter in anywise belonging thereto; and the said first party hereby warrants the title thereto against all persons whomsoever. This mortgage is given as security for the performance of the cov-	
counts herein, and the payment of said second party, successors or assigns the principal sum of	
Just Hundred Fifty Dollars on Africe 1st or February 10 14	
Jus Hundrid Sifty Dollars on they live day of Frederican 1975	
with interest thereon at the rate of per cent per annum until maturity, and at Ten per cent per annum after maturity, said interest to be	
with interest thereon at the rate of	
the conditions of the	
The said first party shall not commit or suffer waste, shall pay all taxes and assessments upon said property, to whomsoever assessed, including personal taxes, before delinquent; shall keep the buildings thereon insured to the satisfaction of said second party for at least	
Juce Thous and Dollars, delivering all policies and renewal receipts to said second party; and upon the satisfaction of this mortgage will accept from the mortgages a duly executed rolease of the same, have it recorded and pay for the recording.	
A failure to comply with any of the agreements herein shall cause the whole debt secured hereby to at once become due and collectible, if said second party or assigns so elect, and no demand for fulfillment of conditions broken, nor hotice of election to consider the debt due shall be needed as the second party of assigns to elect and no demand for fulfillment of conditions broken, nor hotice of election to consider the debt due shall be needed as a second party of assigns to elect and no demand for fulfillment of conditions broken, nor hotice of election to consider the debt due shall be needed as a second party of the second party of th	
essary previous to commencement of suit to collect the debt hereby secured, or any part thereof, or to foreclose this mortgage. And in case of default, said second party may take immediate possession of said premises; and it suit is commenced to foreclose this mortgage, the said second party shall be entitled to have a receiver appointed to take charge of said real estate during such litigation and the period of redemption from sale there-	
under, accounting to the mortgagor for the net income, only, applying the same in payment of any part of the debt secured hereby remaining unpaid, and upon sheriff's sale said first party waives the platting of homestend and agrees that said land may be sold in one body. All money paid by second	
party for insurance, taxes or assessments upon said property, or for taxes which may hereafter be levied upon this mortgage, and expense of con- tiguation of abstract, and all expenses and attorneys fees incurred by said second party and assigns by reason of litigation with third parties to pro- tect the lien of this mortgage, shall be recoverable against said first party, with ponalties upon tax sales, and shall bear interest at the rate of Ten per	
cent per aunum, payable semi-annually, and be secured by this mortgage as a part of the mortgage debt. And in case of foreclosure hereof, said first parties hereby agree to pay the sum ofHuntdredHuntdred Dollars,	
nttorney's fees in such forciosure suit, to be secured by this mortgage, and for the consideration above hereby expressly waive the appraisement of said real estate and all benefits of the homestend and stay laws of the state.	
Dated this 9. Mr day or Gaze and Jan 19. 1.3.	
STATE OF OKLAHOMA Julsa COUNTY, 55. Jusie III Cor	
11 the consider the undersigned	
On that	
identical person S who executed the within and foregoing instrument as granter. C, and acknowledged to me that	
In Testimony Whereof, I have heraunto set my hand and affixed my official seal at	
, Oklahoma, on the day and date last above written.	
(Sla) <u>II A Reynolds</u> Notary Public. My Networki Commission expires. <u>June</u> 15 19/13.	
STATE OF OKLAHOMA,	
On theday ofA. D.,19, before meday ofand state, personally appeared and	
personally to me known to be the identical person	
who executed the within and foregoing instrument as grantor	
In Testimony Whoreof, I have hereunto set my hand and affixed my official seal at	
Notary Public.	
My Notărial Commission expires	

www.

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