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4							٠.			7	-				٠,	-			-	-		-	-	union.	-		200		•	•	46.	 ٠.		140	٠.
+								3.1				 						m					4.00			7								1 - 7	٠٠٠,

		OKLAHOMA		
	REAL ESTATI	E MORTGAGE	경기 열림으로 하는 생활하지 않아 없다.	
THIS INDENTURE, Made this dred dred Journal	by and between	5-5, 1-1, 1-2	in the year of our Lord One Thou	
managa Land Land	I sustand and	U wike	tau, managan m	
of the County of Luisa	and State of OE	lahoma, parts. (Alof the first puri	, and	************************
WITNESSETH. That the said part A tof the	e first part, for and in considerati	on of the sum of		
Swerts of	we dundred			DOLLARS
to				
The swest- Half (W/2) of	l the North west	ti martini esterim e di Imperio e e esterimina	I hereby certify that I receiv	.eq.,
NILLONGON IN FROM MENTILLE NO	MATE ALCOST SILUCICOS		- moreton in halfmour or mortengo	can ou mo
(MM) of Dellan Juen Jumaki Kanelin Lin Range Thirteen (R.13.	6 Eist-1826) 111		within morigage.	191.4
Journaly Manuteen LJ.	18) Novite of	**************************************	John 7 Krs	22163
TO HAVE AND TO HOLD THE SAME, W	ith all and singular the tenements	, hereditaments and appurtence	Gounty Tr	reasurerse appertaining
and all rights of homestead exemption unto the said	l party of the second part, and to	/ILA succi	ssors and assigns, forever. And the s	said part (LA)
of the first part dohereby covenant and agree the good and indefeasible estate of inheritance therein,	free and clear of all incumbrance	s, and that Zhez	will WARRANT AND DEFEN	ID the same in
the quiet and peaceable possession of said party of the	he second part, Ats	successors and assigns, forever	, against the lawful claims of all persor	ns whomsoever
PROVIDED, ALWAYS, And this instrument First. Said part Lessof the first part	Is made and executed upon the i	o the party of the second part,	in the principal sum of (8. 2.5 02	1100
hatner for a laser made by the raid marter of the reason	d nort to the sold nort 164 of the	first nort and naveble according	or to the tener and offert of Oll	(1)
negotiable promissory note, executed and delivere payable to the order of the said party of the second One for \$	d by the said part. Mof the first	part, bearing date. A Secu	will - 20 -	.19/4, and
payable to the order of the said party of the second One for \$ 2500	i part, as ionows:	luo November	-20-	10 / >
One-for \$		luc	And the state of t	19
One for \$  All payable at the office of	nt + Planters	Bank Julsa UK	CR with interest thereon	from date unti
maturity or default, at the rate of	20 M per cent, per annu	ım, and at the rate of 10 per cen	t. per aunum after default or maturity	; payable semi
neach year. The installments of interest until matches said part. (20,01 the first part, each bearing interest	urity are further evidenced by		rest notes, of even date herewith, an	d executed by
Second. The said part (A) of the first part of	venant and agree to pay all to	ixes and assessments, general a	nd special, and of whatever character	whatsoever, or
Second. The said part. Let. of the first part or the said premises and any and all taxes or assessment by the State of Oklahoma, or by the county, townsh	its that shall be made upon said I ip or municipality, wherein said r	oan, or upon the legal holder o eal estate is situated, when the	same becomes due, and to keep the	nt of said loan buildings upor
the mortgaged premises insured in some reliable fire and to assign the policies to the said party of the sec	1.2			
and to assign the policies to the said party of the sec aid party of the second part to be held by	zzzuntil this mortgag	e is fully paid, and said part.co	dof the first part assumes all respons	ibility of proc
and care and expense of collecting such insurance if Third. The part less of the first part agree allow or commit any waste on said premises and not	loss occurs. to keep all buildings, feuces, and	l other improvements on said p	emises in as good repair as they are n	ow, and not to
allow or commit any waste on said premises and not	to permit any of the improvement between the parties hereto that i	its to be removed therefrom or f any default be made in the pa	to become dilapidated or destroyed.	rinal or interest
notes when the same become due, or in case of defau of said fire and tornado insurance, when the same bec	It in the payment of any installa comes due, or in case of removal c	nent of taxes or assessments, up I any of the buildings or other in	on said premises, or upon said loan, or aprovements from said land, or in case	the premiums e of the breach
of any covenant or condition herein contained, the von account of taxes or assessments, upon said promise	thole of said principal sum numed ses, or upon said loan, or the pren	herein, and the interest thereon niums for fire and tornado insu	<ol> <li>and all sums paid by the party of the cance, upon said premises, shall become</li> </ol>	10 second part, 10 immediately
lue and payable and this mortgage may be foreclose sum mentioned in said bond, together with interest t	I immediately, and the party of the hereon, from the date thereof at	he second part of any legal holde 10 per cent. per annum, crediti	r of this note shall be entitled to recove ng any and all interest payments mad	er the principal le, if any have
Pourth. It is further expressly agreed by and notes when the same become due, or in case of defau of said fire and tornado insurance, when the same become due, or in case of defau of any covenant or condition herein contained, the war account of taxes or assessments, upon said promisue and payable and this mortgage may be foreclose sum mentioned in said bond, together with interest to seen made upon said sum, and the party of the secon siscessments upon said premises, or upon said loan, or more premiums, together with interest thereon from the party of the second control of the second co	or insurance premiums paid by the	e party of the second part, the i	ull amount so paid, as taxes or assessm	nents, or insur-
And it is also agreed that in the event of any	destruct in bitamene of present of a	the covernment of countrion never	i, one rems and proms or said premise	es are picageo
o party of the second part, or	at the option of the party of the	ral security and said party of t second part.	he second part, or assigns, shall be en	ntitled to pos-
It is further agreed and understood that in co	mputing interest upon this loan in	naccordance with the stipulation	is of this bond, and this mortgage, sucl	h interest shall
Fifth. It is hereby further agreed and unders principal or interest notes, that may hereafter be give upon the same during the said time of extension.	tood that this mortgage secures the	he payment of the principal n	ote and interest herein described, an	d all renewal,
principal or interest notes, that may hereafter no give ipon the same during the said time of extension.	n, in the event of any extension o	t time for the payment of said	principal dept, to evidence said princi	pat or interest
Sixth. Said part Ab the first part, hereby Dollars (\$10.00), and 10 per cent. of the amount due collection, and the sum so due shall become a part of Seventh. Said part Ab of the first part for the aws and of the homestead exemptions of the State of	e consideration above mentioned l			
		shall have the right to pay an	1 discharge at his option any and all 1	iens or incum-
Eighth. It is expressly agreed and understood prances upon said property prior or superior to this n o recover the same with interest at 10 per cent. upor ceured by these notes and may be recovered in the 1	tortgage debt, and upon paying a the amount so paid, from the pa- lored or the continue	nd discharging such hen or incur rt. (4. of the first part and said s f the partie of the second part	um shall be and become a part of the	mortgage debt
IN WITNESS WHEREOF, The said parties			Mess name Son the	day and year
irst aboyo written.				
EXECUTED AND DELIVERED IN PRESENC	E OF:	A C	D Bullington	
AV A Para of		$\lambda$	Liz abett Bulling	
THE DELLEGIE			anguemers intelling	The USL minus areas
II a relues	tak diamentakan haringa kemanan diamentah di			**************************************
STATE OF OKLAHOMA,	SS.			*.
Sounty of Before me, M. A. M. M.	les			id County and
tate, on this 20 day of day	November ,		ppeared	
	La D Buk	lux ellusi	d and svife	and
o me known to be the identical persons who execute	dene within and foregoing instru	ment and acknowledged to me t		đ the same as
Witness my hand and official scal on the date		erein set fortha	a. 0 h	
ly commission expires ANU - 5	/9/8	(seal) t	W U Keeves	tary Public.
	9 9	NZ1X	رون من و ر	
This instrument was filed for record this		11. 25	Not A. D. 10 14 at. 2 50'c Lewis Celline	lock $\mathscr{P}$ M.
provide the following confliction declaration of the confliction of th	Doputy.	(alat)	ACCUAS (CELLO CO	or of Deeds.