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TGAGE RECORD, No. 71

STATE OF OKLAHOMA **REAL ESTATE MORTGAGE**

January se M Grovesin the year of our Lord One Thousand Nine Hun-THIS INDENTURE, Made this. 14 Ati .day of. Hipten. nd hot

Isahelik Mile Austana ana

tate of Okla a, part in of the first part, and of the County of ... 4

party of the second part: of the second part: WITNESSETH, That the said part Abof the first part, for and in consideration of the sum of . Invite Thornand

DOLLARS following described tract piece, or parce of land, lying and situate in the County of

following-described track of piece of process of land, lying and situate in the County of Lillar Lillar Lillar and State of Oklowiti Part of Lots one (1) and State (7) in Black Forty (14) Att. City of Julsa discribed as following from the destroy of a fourth of the County of the Castly Leaved of State of Oklowiti Destroy of State of Oklowiti Destroy of the County of the County of the County of the Castly Leaved of State of Oklowiti Destroy of State of Oklowiti Destroy of State of St

....successors and assigns, forever. And the said part fill.... and all rights of homestead exemption unto the said party of the second part, and yound the said part down the lawful owner. Sof the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the said part down will WARRANT AND DEFEND the same in the quiet and peaceable possession of said party of the second part, and yound successors and assigns, forever, against the lawful claims of all persons whomsoever. PROVIDED, ALWAYS, And this instrument is made and executed upon the following conditions, to-wit:

DOLLARS,

19/8 Am for S-

with interest thereon from date until 10 per cent. per annum after default or maturity; payable semi-and fully, upon interest notes, of even date herewith, and executed by

Third, The part Line of the first part agroant, to keep all buildings, fences, and other improvements on said premises in as good repair or commit any waste on said premises and not to permit any of the improvements to be removed therefrom or to become dilapidated or as they are destroyed.

Allow or commit any maste on said premises and not to permit any of the improvements to be removed thereform or to become dilapidated or destroyed.
Fourth: It is further expressly agreed by and between the parties hereto that if any default be made in the payment of any part of either said principal or interest notes when the same become due, or in case of default in the payment of any installment of taxes or casessments, upon said premises, or upon said loan, or the premiums of any covenant, or condition herein contained, the whole of said fire and tornado insurance, upon said premises, said premises, or upon said premises, said premises, said premises, said premises, said premises, said premises, and thereas thereon, and this mortgage may be forelosed immediately, and the date thereof at 10 per cent. per any legal holder of this note shall be entitled to recover the principal sum mediately, and the party of the second part or any legal holder of this note shall be entitled to recover the principal sum mediately, and the party of the second part or any legal holder of this note shall be entitled to recover the principal sum mediately, and the party of the second part or any legal holder of this note shall be entitled to recover the principal sum mediately, and the party of the second part or any legal holder of this note shall be entitled to recover the principal sum mediately premises, or upon said lean, or insurance premiums for fits exist premises, or upon said premises, or insurance premiums together with interest thereon from the date of such part of the second part, the full amount so paid, as taxes or assessments, or insurance premiums, together with interest thereon from the date of such part and upon said premises, and profits of suid premises are pledged to party of the second part, or make premises are pledged to party of the second part, or the legal owner and holder of such notes that such as there or suid premises, or upon said lean, or insurance premiums togethere with interest thereon

It is further agreed and understood that in computing interest upon this loan in accordance with the stipulations of this bond, and this mortgage, such interest shall event, nor in anywise, directly or indirectly, be computed so as to exceed 10 per cent per annum.

Executed and Delivered in Presence of:	George "M Groves
Sanapénanangga mengentaharang kanapatén kanapatén kanapatén kanapatén kanapatén kanapatén kanapatén kanapatén H	J.S. Dhelle Boroves
STATE OF OKLAHOMA,	
County of Julsa Statkhouse	n Notary Public, in and for said County and
	19.21, personally appeared
All managements and an	and
- 919 Adaptaneers Contractor of the contractor o	Sabella Groves proshand and wife
to me known to be the identical persons who executed the within and forego	sing instrument and acknowledged to me that, 17.109
Witness my hand and official seal on the date last above written.	성장에 제가 수밖에 가지 못 가지 않는 것이 많이 가지 않는 것이 없는 것을 가지 않는 것이 같아. 아이들은 것은 것을 하는 것이 가지 않는 것이 가지 않는 것이 같아. 것이 가지 않는 것이 같아.
이 것 모든 것 같아요. 이 것 같아요. 이 작품은 누구를 수 있는 것 같아요. 이는 것 같아요. 아이는 것 가슴을 물고 이 것 같아요.	(seal) Bess Starthouse
My commission expires Alle Mary 7-1918	Notary Public.
This instrument was filed for record this	y of A. D. 19/5 at 133- o'clock P M.
MAMpanas	전철 10 - 14 M / M / M / M / M / M / M / M / M / M
Deputy.	(Alal) Lewis Telline County Cluste

HI.

hereby certify that I received SURER'S ENDORSEMEN.

profor in payment of mortgage tax

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