## STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made	this day by and between.	y of Decen	and Marth	in the year of our Lord	One Thousand Nine Hun
the County of	ulsa	and State of Oklahoma, p	art Maof the first part,	and	ende anna en de cara en
arty of the second part:		1		(1) 「「「「」」」」」」」」」」「「」」「「」」「」「」「」「」「」「」「」「」	
1	aid part Lee of the first part, for an	wo stunded	a		DOLLARS
resents dogrant; bargain, sell	nd paid, by the said party of the so, , convey and confirm, unto said pa , or parcelof land, lying and situ	econd part, the receipt warty of the second part, ar	hereof is hereby acknownd to	ledged, ha AE granted, bar successors and assig	gained, sold and by thes as, FOREVER, all of th
D-Wit:		(1) "我们的主要"的。 化自动电压电流 的第三人			在一直设计设计设计设计设计 化二十二二
II Midara Joh Frida John John John John John John John John	say Sup (a) say la flage decorded place	Block Niga Lity of Sin	land Sur	y (b) ein las panal apy	plie
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nd all rights of homestead exempt the first part dohereby cove good and indefeasible estate of in the quiet and peaceable possession	THE SAME, With all and singula tion unto the said party of the seconant and agree that at the delivery heritance therein, free and clear of of said party of the second part, and this instrument is made and exerting part.	ond part, and tog	his success the lawful or at the lawful or at the lawful or at the lawful or and assigns, forever, accorditions to with	sors and assigns, forever. vner_of the premises abovwill WARRANT AND against the lawful claims of	And the said part
eing for a loan made by the said p	nerty of the second part, to the said	i partice of the first part	, and payable according	to the tenor and effect of	Jua (2)
egotiable promissory note.2, except ayable to the order of the said pa	uted and delivered by the said par trby of the second part, as follows:	t. Cleof the first part, be	aring date	enter 1	
ne for \$. 3000.00	gandur, adarbagbaginin ipkwa proparationappera in Aripederla (1 Kadaga panganganganganganganganganganganganganga	duedue	December	y les	19.2.6
ne for \$	Evehange Kation	al Bank Ju	lad Okla	with interes	st thereon from date unt
aturity or default, at the rate of	Euchangu Rocione aturity, on the Lad interest until maturity are further ach bearing interest after maturity	er cent. per annum, and a	t the rate of 10 per cent	per annum after default or	maturity; payable sem
each year. The installments of a said part 224 of the first part, each	interest until maturity are further ach bearing interest after maturity	evidenced by Eight. Of at the rate of 10 per cen	2	est notes, of even date he	rewith, and executed b
2. Second. The said part 2200 e said premises and any and all t	of the first part covenantand agree over or assessments that shall be no ne county, township or municipality some reliable fire and tornado insur	eeto pay all taxes and	assessments, general and pon the legal holder of	l special, and of whatever said notes and mortgages,	character whatsoever, o on account of said load
the State of Oklahoma, or by the mortgaged premises insured in	e county, township or municipality some reliable fire and tornado insur	y, wherein said real estate rance company approved	by the party of the seco	same becomes due, and to and part for the sum of \$	35-00 of the buildings upo
nd to assign the policies to the said id party of the second part to be	d party of the second part, as	ntil this mortgage is fully	paid, and said part LL	appear, and deliver said for the first part assumes a	policies and renewals, t ill responsibility of proc
nd care and expense of collecting:  3- Third. The part 220 of the f	such insurance if loss occurs.  First part agree to keep all build premises and not to permit any of	lings, fences, and other in	provements on said pro	mises in as good repair as	they are now, and not t
- Fourth. It is further express	premises and not to permit any or sly agreed by and between the part in case of default in the paymen when the same becomes due, or in ca a contained, the whole of said print upon said premises, or upon said may be forcelosed immediately, an error with interest thereon, from the party of the second part, or the leg upon said loan, or insurance premises thereon from the date of such p	ies hereto that if any defi it of any installment of t	sult be made in the pay	ment of any part of either	stroyed. said principal or interes
said fire and tornado insurance, wany covenant or condition herein	when the same becomes due, or in c a contained, the whole of said print	ase of removal of any of cipal sum named herein, a	the buildings or other im and the interest thereon,	provements from said land and all sums paid by the	or in case of the bread party of the second part
ne and payable and this mortgage m mentioned in said bond, togeth	may be forcelosed immediately, an ner with interest thereon, from the	id the party of the second date thereof at 10 per ce	part or any legal holder at. per annum, crediting	of this note shall be entitle g any and all interest pays	d to recover the principa nents made, if any hav
en made upon said sum, and the sessments upon said premises, ex- ice premiums, together with intere	party of the second part, or the leg upon said loan, or insurance premest thereon from the date of such p	iums paid by the party of ayment at 10 per cent, po	of the second part, the fuer amount.	ill amount so paid, as taxes	or assessments, or insur
And it is also agreed that in	the event of any default in paymer	nt or preach of any coven	ant or condition herein,	the rents and pronts of 80	ud premises are pleage
ssion of the said premises, by recei It is further agreed and undo	iver or otherwise, at the option of the control of the computing interest or indirectly, be computed so as	he party of the second pa upon this loan in accorda	rt. nce with the stipulations	of this bond, and this mor	tgage, such interest shal
no event, nor in anywise, directly Fifth. It is hereby further a	y or indirectly, be computed so as greed and understood that this mo hereafter be given, in the event of	to exceed 10 per cent per ortgage secures the paying	annum.	te and interest herein des	cribed, and all renewal
on the same during the said time	of extension.		gardia terte data bili di Mellet Citta.		经国际基金基本 医二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
ollars (\$10.00), and 10 per cent, ollection, and the sum so due shall	first part, hereby agreein event a f the amount due thereon, and said become a part of the judgment and	attorney's fee shall become shall be secured by a lier	ne due and payable who of this mortgage and b	n this note is placed in the y any judgment or decree	hands of an attorney for rendered thereon.
7. Seventh. Said part Ligof the	e first part for the consideration at one of the State of Oklahoma,	bove mentioned hereby ex	pressly waiveappraise	ment of said real estate an	d the benefit of the stay
8. Eighth. It is expressly agree ances upon said property prior or recover the same with interest at	ed and understood that the party of superior to this mortgage debt, and 10 per cent, upon the amount so p recovered in the forcolosure thereof	f the second part shall had upon paying and discharged, from the part 4.60f	ve the right to pay and rging such lien or incum the first part and said su	discharge at his option and brance the party of the second and become a po	y and all liens or incum- ond part shall be entitled art of the mortgage debi
IN WITNESS WHEREOF,	recovered in the forcelosure thereof The said partace of the first part.	f at the option of the part	y of the second part. hereunto subscribed	their nam	e. Con the day and year
st above written.				nipada e egylenetti etnikut opola nabihddada e konsa	en andanisa waanaanaa
Executed and Deliv	ered in Presence of:		M Stee	Mayoring and the second	and the state of t
and a second	erespendituristi in managari tarri erement i tarritationi.	Orașet.	Martha	Stein	nnappaggiae raman cabacter on
		<b></b> ,		daringa daga segap segapanggan daga sejanggan pepa	
STATE OF OKLAHO	OMA,				
Before me,	Cuningham				and for said County and
ate, on this	Steen and Marx	La Stecie,	husband	appeared and suife	bita . School bearing
me known to be the identical per	sons who executed the within and	foregoing instrument and	neknowledged to me th	wine commence of morning	. 505
	duntary act and deed for the uses a seal on the date last above written	and purposes therein set i	forth.	, 7,	
	are also limb and to attach	Teranisan kalendari k	01 6 4 10	uningleas	u
commission expires.	11-1922	100	eay w. s. w	1	Notary Public.
V. 1V	11-1922.		pecin	AA, D. 19.19 st /c	Notary Public.