1 1	/ 1	1	11	
-				2000
			10.00	
	A.335	16123	DEC S	4

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made this driven by and between	day of Reptember	in the year of our Lord One Thousand Nine Hun-
and the second s		u. A. e. a.
of the County of Analysia	and State of Oklahoma, part	of the first part, and
party of the second part:	· · · · · · · · · · · · · · · · · · ·	Eight Thousand
The state of the s	- 	DOLTARS,
presents dogrant, bargain, sell, convey and confirm, unto so	ud party of the second part, and to	s hereby acknowledged, hat granted, bargained, sold and by these successors and assigns, FOREVER, all of the and State of Oklahoma,
The yesterly Facty of Original town (wow futs) of plant and survey things	well of feel of the Ly my Block in July accord	Southerly Security Jewen was been freque (1) if the way to the Government
A Samuel Company of the Company of t		Marie de la companya
TO HAVE AND TO HOLD THE SAME, With all and si	ingular the tenements, hereditaments	and appurtenances thereunto belonging or in anywise appertaining,
of the first part do Labereby covenant and agree that at the de a good and indefeasible estate of inheritance therein, free and cle the quiet and peaceable possession of said party of the second party of the Said party of the first party of the second party to the said party of the second party to the second par	ar of all insumbrances, and that tt, successors and dexecuted upon the following condition justly indebted to the party of the	p second part, in the principal sum of (S. D. C. C. DOLLARS, DOLLARS, Example pecording to the tenor and effect of Race (2)
negotiable promissory noted executed and delivered by the sai payable to the order of the said party of the second part, as to One for \$	18, 19 Det Hack	a tribiliti se iste kan di se una saminari di a tangan da a sa di bilang 1190 di sa sa
All payable at the office of	atromal Bankper cent, per annum, and at the ra	with interest thereon from date until to of 10 per cent. per annum after default or maturity; payable semi-
Second The said part of the first part covenant and the said primities and any any all force or account that that by the State of Oklahoma, of by the county, township or must the mertgaged premises insured in some reliable fire and tornade the reliable and tornade the second part of the second par	d agree to pay all taxes and assessment the made upon said learn or upon the ipality, wherein said real estate is situation insurance company approved by the	interests may appear and deliver said policies and managed to
3. Third. The part of the first part agree to keep all	buildings, fences, and other improvem	and said part. For the first part assumes all responsibility of proof tents on said premises in as good repair as they are now, and not to therefrom or to become dilapidated or destroyed.
Fourth. It is further expressly agreed by and between the roles when the same become due, or in case of default in the part of said fire and tornado insurance, when the same becomes due, of any covenant or condition herein contained, the whole of said on account of taxes or assessments, upon said premises, as unear due and payable and this mortgage may be foreclosed immediate sum mentioned in said bond, together with interest thereon, fror been made upon said sum, and the party of the second part, or been mades upon said sum, and the party of the second part, or assessments upon said premises, or upon said leasn, or insurance	a parties hereto that if any default be; wyment of any installment of taxes or; or in case of removal of any of the build lynicipal sum named herein, and the soid loam, or the premiums for fire and lyn, and the party of the second part or in the date thereof at 10 per cent. per he legal owner and holder of said note premiums paid by the party of the see	I therefrom or to become dispidated or destroyed. made in the payment of any part of either said principal or interest assessments, upon said premises, or man said loan, or the premiums dings or other improvements from said land, or in case of the breach interest thereon, and all sums paid by the party of the second part is formado insurance, upon said premises, shall become immediately any legal holder of this note shall be entitled to recover the principal annum, crediting any and all interest payments made, if any have and mortgage, shall be entitled to recover an account of taxes or and part, the full amount so paid, as taxes or assessments, or insurance is provided by the party of the said become any long of the said become any long of the said become any long of taxes or assessments, or insurance.
to party of the second part, or	s, as additional collateral security and on of the party of the second part.	said party of the second part, or assigns, shall be entitled to pos-
in no event, nor in anywise, directly or indirectly, be computed 7. Fifth. It is hereby further agreed and understood that it principal or interest notes, that may hereafter be given, in the event there are during the said time of extensions.	so as to exceed 10 per cent per annum his mortgage secures the payment of t ent of any extension of time for the pa	the stipulations of this bond, and this mortgage, such interest shall he principal note and interest herein described, and all renewal, yment of said principal debt, to evidence said principal or interest
6. Sixth. Said part. 4 of the first part, hereby agree on or Dollars (\$10.00), and 10 for cent of the amount due thereon, an collection, and the sum so due shall become a part of the judgmer	vent action is brought to foreclose this d said attorney's fee shall become due r at and shall be secured by a lien of this	mortgage
S. Eighet: It is expressly agreed and understood that the property prior or superior to this mortgage delto recover the same with interest at 10 per cent. upon the amount account by these and was the property in the foregloung to	nity of the second part shall have the r bt, and upon paying and discharging su t so paid, from the part	ight to pay and discharge at his option any and all liens or incum- ch lien or incumbrance the party of the second part shall be entitled part and said sum shall be and become a part of the mortgage debt second part. be subscribed
IN WITNESS WHEREOF, The said part 77. of the first above written.	part hereund	Subscribed 2000 marne, on the day and year
Executed and Delivered in Presence of:		
		The state of the s
STATE) OF OKLAHOMA,)	omniganistic	
County of Sully Ss.		a Notary Public, in and for said County and
State, on this William, aday of August.	MUCh and many	a Notary Public, in and for said County and , personally appeared and
free and voluntary act and deed for the	n and foregoing instrument and acknown uses and purposes therein set forth.	rledged to me thatexecuted the same as
Witness my hand and official scal on the date last above vec. My commission expires. Aulty 7 / 125	yriteen.	A. D. 1970 at 9 40 o'clock and
	day of Style	A. D. 1920 at 9 60 o'clock CM.
Mady Blown	eputy.	Register of Deeds.
		. o