	COMPARED MORTGAGE RECORD, No. 71 #AML DODAWOUTH BODE CO., LEAVENWORTH, RAM. No. 2002 (1986-1986)
le l	We & Barrows Julia, Ohla STATE OF OKLAHOMA REAL ESTATE MORTGAGE
	THIS INDENTURE, Made this 29 day of May day of in the year of our Lord One Thousand Nine Hun- dred Twenty - twis
	and state of Oklandina, party of the second parti WITNESSETH, That the said part. 4. of the first part, for and in consideration of the sum of
	Langty-two Theresand I with hundred DOLLARS, to hand paid, by the said party of the second part, the receipt whereof is hereby acknowledged, ha. granted, bargained, sold and by these presents do grant, bargain, sell, convey and confirm, unto said party of the second part, and to grant bargained sold and assigns, FOREVER, all of the
	presents an grant, bargant, sell, convey and comming, and state party of the second part, and w Julia successors and assigns, FOREVER, and the following described tract & piece of or parcel of land, lying and state of Oklaboma, to-wit: The Mortherly That and One half (3'2) feel of Int I may (4), and the South Sevention (1) feel of I of Fine (-).
4	n Black, One flundred 5 we (105) of the City of Tulia, Epla homa, sunding to the official black, more fasticularly descruss so follows; Beginning at a point on the West line of said for I we (4) Seventeen (1) teel Morehoule of the soul
TREASURERS ENDINEERAANT I hereby could y e e 23 2 and issued Receirt Y C. 20 1 23 2 and issued the cuirt Y	Enner of said left chence in an Easterly & witton is a fire faralled with the south line of said left One huma with (140) feet to the alley line of said left & chence along the alley line of said Left Terevand gour (4). Twenty (2 with and leg (4) miches fare point on the alley line of said Left I was ; chemice, weaterly in a line furalled mily the
	with line of said let Fire (s) and him wild and Forty (140) feel is a sport on the week time of said let From (4) there is milerly dispettor, gives the well line of said for Jones (4) and Fire (3) Latagia of feel and size (6) with the place of Segure (4) and Fire (3) Latagia of feel and size (6) with the place of Segure (4) and Fire (3) Latagia of feel and size (6) with the place of Segure (4) and Fire (3) Latagia of feel and size (6) with the size of segure (4) and Fire (3) Latagia of feel and size (6) with the size of segure (4) and Fire (3) Latagia (4) of the size of segure (4) and Fire (4) a
	and all rights of homestead exemption unto the said party of the second part, and to All
	the quiet and peaceable possession of said party of the second part, <u>first</u> 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: First, Said part 4of the first part. <u>is successors</u> independent of the second part, in the principal sum of (S. 3.2.5.0.6
	John John Jones and John Marker
	being for a loan made by the said party of the second part, to the said part 2. of the first part, and payable according to the tenor and effect of $\frac{2}{2}$
	One for \$, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5,
	annually, both before and after maturity, on the <u>2,9</u> , days of <u>111 and <u>3</u>, and <u>112 and <u>3</u>, and <u>112 and <u>112 and 3</u>, and <u>112 and 112 and 1</u></u></u></u></u></u></u>
	Second. The said part 4of the first part covenant and agreed to pay all taxes and assessments, general and special, and of whatever character whatsoover, on the said promises and any end of the first part covenant and agreed to pay all taxes and assessments, general and special, and of whatever character whatsoover, on the said promises and any end of the first part covenant first shall be made upon and hear, any on the taxet of and notes and not general and special, and of whatever character whatsoover, on by the State of Okhahoma, or by the county, township or municipality, wherein said real estate is situated, when the same becomes due, and to keep the building upon the mortgaged premises insured in some reliable fire and tornado insurance company approved by the party of the second part for the sum of S. 12.000
	and to assign the policies to the said party of the second part, as <u>hum</u>
	Third. The part & of the first part agree at the keep all buildings, tences, and other improvements on said premises in as good repair as they are now, and not to
	iotes when the same become due, or in case of default in the payment of any installment of taxes or assessments, upon said premises, or more said loan, or the premiums if said fire and tornado insurance, when the same becomes due, or in case of removal of any of the buildings or other improvements from said land, or in case of the breach f any covenant or condition herein contained, the whole of said principal sum named herein, and the interest thereon, and all sums paid by the party of the second part, in account of taxes or assessments, upon said premises, as another the premiums for fire and formado insurance, upon said premises, shall become immediately.
	How or commit any wate on and premises and not to permit any of the improvements to be removed interaction or to become dinaplated 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 to fosts when the same become due, or in case of default in the payment of any installment of taxe or assessments, upon said premises, or more said branch, or the premiums of said fire and tornado insurance, when the same becomes due, or in case of removal of any of the buildings or other improvements from said land, or in case of the breach of any covenant or condition herein contained, the whole of said principal sum named herein, and the interest thereon, and all sums paid by the party of the second part, on account of taxes or assessments, upon said premises, as upon said the party of the second part is not any equilable on this motigate may be forcelesed immediately line and payable and this morigate may be forcelesed immediately, and the party of the second part to reave the principal um mentioned in said bond, together with interest thereon, from the date thereof at 10 per cent, per annum, crediting any and all interest payments made, if any have sees made upon said sum, and the party of the second part, or the legal owner rand holder of said note and moritage, shall be entitled to recover on account of taxes or seessments upon said premises, <i>pupon sail dower</i> , or insurance premiums paid by the party of the second part, bit full amount so paid, as taxes or assessments, or and, bat the taxes of the second part, bit is and moritage as paid, as taxes or assessments, or insur- seessments upon said sum, and the party of the date of such payment at 10 per cent, per annum.
	And it is also agreed that in the event of any default in payment or breach of any covenant or condition herein, the rents and profits of said premises are pledged o party of the second part, or
	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
	Fifth. It is hereby further agreed and understood that this mortgage scoures the payment of the principal note and interest herein described, and all renewal, brincipal or interest notes, that may hereafter be given, in the event of any extension of time for the payment of sail principal debt, to avidence said principal or interest por the same during the said time of extension. Sixth. Said part. 4. of the first part, hereby agree in event action is brought to foreclose this mortgage when this note is placed in the hands of an attorney's fee of Ten Dollars (SLOO), and 10 for event. of the sum that the the indegeneration of the source of the source of the source or antorney for collection, and the sum so due shall become a part of the judgment and shall be secured by a lien of this mortgage and by any judgment or decree rendered thereon.
	Seventh. Said part 4
	Eighth. It is expressly agreed and understood that the party of the second part shall have the right to pay and discharge at his option any and all liens or incum- rances upon said property prior or superior to this mortgage debt, and upon paying and discharging such lien or incumbrance the party of the second part shall be entitled to recover the same with interest at 10 per cent. upon the amounts so paid, from the part,
	ecured by these notes and may be recovered in the forelosure thereof at the option of the party of the second part. IN WITNESS WHEREOF, The said part 4 of the first part the fore busched the second part. Inst above written. This Motorege is given to secure part of the purchase Prue of said above described Real Estate H. Bowerhoff. Execured and Delivered in Presence or:
	EXECUTED AND DELIVERED IN PRESENCE OF:
이 지지를 수상 열성을 많다. 이 물건없다.	Sounty of
	STATE OF OKLAHOMA, Julia: Before me, J. & Freedingy State, on this 2, 24. day of May
	for and valuations and load for the user and mirness therein set forth
	Witness my hand add official seal on the data last above written. It commission expires. Act 17, 1922
	This instrument was filed for record this 27 day of May of May 30. D. 10 & d. at 12, o'clock M. Chus Haley Leal Chus Haley Doubt

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