TREASURERS ENDORSEMENT

1 hereby gertify that I received \$ 600 and issued

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MORTGAGE RECORD, No. 71

SAME DODSWORTH DOOK CO., LEAVENWORTH, KAN. No.

	REAL ESTATE MOI	4 2 40 5 5 5 5 5 5 5 5 5		
THIS INDENTURE, Made this3.0	h day of Getober	in	the year of our Lord One T	housand Nine Hun
bushand and wife and	and between Sanham.	WIII ama 12K	anche Milds	ea waanna
of the County of	ny State of Oklahoma, part.	Less the first part, and	ekentikingkangkinapananik di anamikinikan di kanami Mangkangkangkinikan sebesah di kanaminikan di kanaminikan di kanaminikan di kanaminikan di kanaminikan di kana Mangkangkang mangkan di kanaminikan di kanaminikan di kanaminikan di kanaminikan di kanaminikan di kanaminikan	
party of the second part: WITNESSETH, That the said part blot the first plants and part blots the first plants.	st part, for and in consideration of the sun	n of		7
to will be the said. Dy the said	oarty of the second part, the receipt where	oi is nereby acknowledge	a, na 175.erantea, pargainea	, sold and by these
presents dogrant, hargain, sell, convey and confirm following-described tract, piece, or parcelof land,	, unto said party of the second part, and the lying and situate in the County of the (50) Flesh of T	o his Tulsa	successors and assigns, FC	DREVER, all of the State of Oklahoma,
				fully-
Seven (97) in the Jour	n (Now Cety) of T	ulsa, accord	ding to the	Third
Survey and Olas Much		42, , , , , , , , , , , , , , , , , , ,		**************************************
				.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
TO HAVE AND TO HOLD THE SAME, With a and all rights of homestead exemption unto the said part of the first part dohereby covenant and agree that a good and indefeasible estate of inheritance therein, fre the quiet and peaceable possession of said party of the supercovered parts. PROVIDED, ALWAYS, And this instrument is First. Said part 222 of the first parts.	rty of the second part, and to	the Jawful owners. the Jawful owners. and assigns, forever, again ditions, to-wit: of the second part, in the	and assigns, forever. And the firm of the premises above grawill WARRANT AND DELY the lawful claims of all populations of all populations of the principal sum of (\$	the said part do noted, and seized of FEND the same in arsons whomsoever.
being for a loan made by the said party of the second pr	art, to the said particle of the first part, ar	nd payable according to the	ne tonor and effect of	ne (3)
payable to the order of the said party of the second pa	rt, as follows:	actober .	3 6-	1923-
being for a found made by the said party of the second party of th	duc	actober	30	19 2 2 - 19 2 3 -
One for \$ 2,000 =0	Volimel a due T	detaler	3.0	1923
One for 8. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	(8) per cent. per annum, and at the	e rate of 10 per cent. per	annum after default or matu	eon from date until rity; payable semi-
in each year. The installments of interest until maturit the said part LLA of the first part, each bearing interest a	y are further evidenced by	er annum.	otes, of even date herewith	, and executed by
Second. The said part LL of the first part cover the said premises and any and all taxes are essentially the State of Oklahoma, or by the county, township of	Later I de la company de la co	the land hadder of said	محرب والمتحدث المتحدد المتحدد والمتحدد والمتحدد والمتحدد والمتحدد والمتحدد والمتحدد والمتحدد والمتحدد والمتحدد	arrive at the state of the state of
the mortgaged premises insured in some reliable fire and	tornado insurance company approved by	the party of the second p	art for the sum of \$	100 ==
and to assign the policies to the said party of the second	part, as	interests may app	ear, and deliver said policie	s and renewals, to
said party of the second part to be held by and care and expense of collecting such insurance if loss	occurs.	id, and said partisment of	ie mse pare ussumes an resj	ponsibility of proof
Third. The part Moof the first part agreeto allow or commit any waste on said premises and not to Fourth. It is further expressly agreed by and bet notes when the same become due, or in case of default in of said fire and tornado insurance, when the same become of any covenant or condition herein contained, the whol on account of taxes or assessments, upon said premises, due and payable and this mortgage may be foreclosed in sum mentioned in said bond, together with interest thereon made upon said sum, and the party of the second passessments upon said premises, a tupo with the party of the second passessments upon said premises, a tupo with the party of the second passessments upon said premises, a tupo with the party of the second passessments upon said premises, a tupo with the party of the second passessments upon said premises, a tupo with the party of the second passessments upon said premises, a tupo with the party of the second passessments upon said premises, a tupo of the party of the second passessments upon said premises, a tupo of the party of the second passessments upon said premises, a tupo of the party of the second passessments upon said premises, a tupo of the party of the second passessments upon said premises, a tupo of the party of the second passessments upon said premises, a tupo of the party of the second passessments are the party of the second passessments and the party of the second passessments are the party of the second passes are the pass	ween the parties hereto that if any default is to payment of any installment of taxes due, or in ease of removal of any of the collection of taxes of the payment of any installment of taxes due, or in ease of removal of any of the collection of the collection of the payment of the premiums for firmediately, and the party of the second on con, from the date thereof at 10 per cent. art, or the legal owner and holder of said.	oved therefrom or to been be made in the payment or assessments, upon said buildings or other improve the interest thereon, and a nad tornado insurance, et or any legal holder of the per annum, crediting any note and mortegage, shall	ome dilapidated or destroye of any part of either said p premises, or pane said land, or in all sums paid by the party upon said premises, shall be is note shall be entitled to re and all interest payments be entitled to recover on a	re now, and not to d. rincipal or interest s, or the premiums case of the breach of the second part, ecome immediately cover the principal made, if any have coount of taxes or
And it is also agreed that in the event of any den	rate in Dalittens of preact or any covening	or condition netern the	remis and brones or said bu	emises are pieagea
to party of the second part, or session of the said premises, by receiver or otherwise, at				
It is further agreed and understood that in computed in no event, nor in anywise, directly or indirectly, be confifth. It is hereby further agreed and understood	mputed so as to exceed 10 per cent per an	num.	일었다. 그는 그런 그릇하.	
principal or interest notes, that may hereafter be given, i	n the event of any extension of time for the	e payment of said princip	pal debt, to evidence said p	rincipal or interest
Sixth. Said part. Mol the first part, hereby agr. Deliars (\$10.00), and 10 per cent, of the amount due the collection, and the sum so due shall become a part of the Seventh. Said part. Mol the first part for the colaws and of the homestead exemptions of the State of O	nsideration above mentioned hereby expre			
District. It is presented a second and rendered the	at the newton of the regional mark shall have	the right to pay and discl	narge at his option any and	all liens or incum-
brances upon said property prior or superior to this mort to recover the same with interest at 10 per cent, upon the secured by these notes and may be recovered in the force IN WITNESS WHEREOF, The said part 22-26		first part and said sum sh f the second part.		the mortgage debt
first above written.	the first pure	LD B	and Research	the day and year
Executed and Delivered in Presence o		Lig Bo	andaan	144. 141. 141. 141. 141. 141. 141. 141.
EXECUTED AND DELEVERED IN A RESERVE O		Hanche M	eldred Br	mham
STATE OF OKLAHOMA,				
County of Julia:	s.			
Before me, January State, on this	ctober	10	a Notary Public, in and fo ared	
J. D. Brankam and Bl	anche Mildred 1	ranham 3	and the same of th	and.
to me known to be the identical persons who executed the	and L. J. Brancham is within and foregoing instrument and ac		They exe	cuted the same as
Witness my hand and official seal on the date last	for the uses and purposes therein set fort			
Witness my hand and otheral seal on the date last My commission expires	1923 L. D.	James 13	Brooks.	Notary Public.
V.	20 Dear	Ž		3 T 9
This instrument was filed for record this	day of	00	Lauren:	o'clockM.
	Deputy.		Re	gister of Deeds.

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