그는 이번 경우를 가득하는 하면 하다가 하는 사람이 가득하게 하는 것은 그는 하는 것도 뭐 먹어 모습니다.	AL ESTATE	MORTGA	GE	
THIS INDENTURE, Made this 20 dred elwenty two by and b	day of De	cember L'I ettr	in the year	of our Lord One Thousand Nine Hu
dred by and by	and hust			
of the County of Julya	and State of Oklah		<u>in alla Maria Maria Ala</u>	
Chut				
party of the second part: WITNESSETH, That the said partile of the first parties of the first parties of the said parties of the first parties of the said parties of	rt, for and in consideration	of the sum of		
to Them in hand paid, by the said party	<u> </u>		*****************************	DOLLAR
presents dogrant, bargain, sell, convey and confirm, unto	said party of the second	part, and to	his success	ors and assigns, FOREVER, all of the
following-described tract. of piece. or parcelof land, lying	; and situate in the County	of	lsa	State of Oklahom
to wie Lots Eight (8) and no	enl (9) in	Block ar	ul (1) acco	ording to the
unended Blut of about of filteen (15) and System ( addition to the City of July	(16) in Block	Minteen	(19) in S	elletto and Hal
addition to the City of July	a, Oblahoma	, saccordi	ing to the	Reended Pla
theren	***************************************	araina araina marain eretiga applipi arai Araina araina araina eretiga araina		47447-17943,60-9427-1727-1727-1727-1734-1744-1745-1747-1747-1747-1747-1747-174
	*********************************	enamento, entinom	****	
TO HAVE AND TO HOLD THE SAME, With all and	1 singular the tenements, 1	oreditaments and app	urtenances thereunto b	clonging or in anywise appertainin
and all rights of homestead exemption unto the said party of of the first part dohereby covenant and agree that at the				
a good and indefeasible estate of inheritance therein, free and	clear of all incumbrances,	and that They	will WAR	RANT AND DEFEND the same
the quiet and peaceable possession of said party of the second PROVIDED, ALWAYS, And this instrument is made	and evenuted upon the fol	lowing conditions town	de:	
First. Said part. Ledof the first part.	justly indebted to t	the party of the second	part, in the principal	sum of (\$ 2000
First. Said part leaf the first part Mous being for a loan made by the said party of the second part, to	the said part 12/of the fi	est nort, and novolle a	coording to the tenor a	nd effect of Levy (2)
negotiable promissory noted, executed and delivered by the payable to the order of the said party of the second part, as	said partled of the first p	art, bearing date	December	20 — 1922, an
One for \$ 1000.	10110W8:	e Decem	ber 20	ب
One for \$ . 1. 0. 0. 0	du	eDecem	ber 20	
One for S	Tional Bunk	Tulsa, O	bla	with interest thereon from date unt
maturity or default, at the rate of	per cent. per annun	i, and at the rate of 10	per cent. per annum aft	er default or maturity; payable sem
in each year. The installments of interest until maturity are the said part. Last the first part, each bearing interest after r	further evidenced by	/ 2 - coup	on interest notes, of e	ven date herewith, and executed b
Second. The said part Left the first part covenant	and agree to pay all tax	per cent. per annum. es and assessments, ge	neral and special, and o	of whatever character whatsoover, o
Second. The said part. Lof the first part covenant the said premises and any and all terms or assessments that si by the State of Oklahoma, or by the county, township or mu	hall he made upon said less nicipality, wherein said res	al estate is situated, wh	older of said notes and nen the same becomes	mortgages, on account of said loss due, and to keep the buildings upo
the mortgaged premises insured in some reliable fire and torne and to assign the policies to the said party of the segond part	ado insurance company ap	proved by the party of	the second part for the	sum of \$ 2000
said party of the second part to be held by	until this mortgage	is fully paid, and said	parties of the first pa	rt assumes all responsibility of pro-
and care and expense of collecting such insurance it loss occur.  Third. The part Leaf the first part agree to keep allow or commit any waste on said premises and not to permi	rs, all buildings, fences, and c	other improvements on	said premises in as goo	d repair as they are now, and not t
allow or commit any waste on said premises and not to permi	t any of the improvements	s to be removed therefr	om or to become dilap	idsted or destroyed.
notes when the same become due, or in case of default in the	payment of any installme	nt of taxes or assessme any of the buildings or	nts, upon said premises other improvements fro	on said land, or in case of the bread
of any covenant or condition herein contained, the whole of son account of taxes or assessments, upon said premises, or assessments, upon said premises, or assessments.	aid principal sum named h	erein, and the interest ums for fire and tornac	thereon, and all sums i lo insurance, upon said	paid by the party of the second part premises, shall become immediatel
Fourth. It is further expressly agreed by and between notes when the same become due, or in case of default in the of said fire and tornado insurance, when the same becomes due of any covenant or condition herein contained, the whole of so account of taxes or assessments, upon said premises, and the and payable and this mortgage may be foreclosed immedium mentioned in said bond, together with interest thereon, focus made upon said sum, and the party of the second part, of the second part, the second part, and the party of the second part, or the second part, and the party of the second part, or the second part of the second part, or the second part, or the second part of the second part, or the second part of the second part or the second part of the second part or the second part or the second part or the second part of the second part or the second part or the second part or the second part of the second part or the second part or the second part or the second part of the second part or the second	ately, and the party of the rom the date thereof at 10	second part or any leg per cent. per annum,	al holder of this note she crediting any and all i	all be entitled to recover the principa interest payments made, if any hav
been made upon said stun, and the party of the second part, or assessments upon said premises, or man said ham, or insured ance premiums, together with interest thereon from the date o	ace premiums paid by the	party of the second par	rt, the full amount so p	nid, as taxes or assessments, or insur
And it is also agreed that in the event of any default in	a payment or breach of any	y covenant or condition	herein, the rents and	profits of said premises are pledge
o party of the second part, or	gns, as additional collatera otion of the party of the se	l security and said par cond part.	ty of the second part,	or assigns, shall be entitled to pos
It is further agreed and understood that in computing n no event, nor in anywise, directly or indirectly, be comput-	interest upon this loan in a	accordance with the stir	oulations of this bond, a	and this mortgage, such interest shal
Fifth. It is hereby further agreed and understood that principal or interest notes, that may be reafter be given, in the			cipal note and interest	herein described, and all renewa
ipon the same during the said time of extension.			0	
Sixth. Said part. Leaof the first part, hereby agreein Dollars (\$10.00), and 10 per cent. of the amount due thereon, collection, and the sum so due shall become a part of the judge	and said attorney's fee sha	o foreclose this mortgo ill become due and pays	able when this note is p	will pay an attorney's fee of Tellaced in the hands of an attorney fo
Seventh. Said part led of the first part for the consider	ration above mentioned he			
laws and of the homestead exemptions of the State of Oklaho Eighth. It is expressly agreed and understood that the	oma. a party of the second part :	shall have the right to	pay and discharge at h	is option any and all liens or incum
Eighth. It is expressly agreed and understood that the GURERION PROPERTY PROPERTY OF SUPERIOR PROPERTY OF THE SAME WITH INCRESS AS 10 per cent. upon the anne certific the case with incress as 10 per cent. upon the anne certific to the care with incress and they be presented to the concept of the care with the	debt, and upon paying and ount so paid, from the part	I discharging such lien o of the first part an	or incumbrance the part d said sum shall be and	y of the second part shall be entitled become a part of the mortgage deb
econod by these visions and tay be reovered in the foreclosured in the foreclosured in the first led of the fi	e thereof at the option of the	the party of the second hereunto subscr	part. Their	name on the day and yea
histably witten payment of mortgage		En	nmaL s	Tetos
day of flee 1922		-6	O. ToTan	
NE L DICKET, COUNTY Treasurer			g a eu	manga manakan merupakan merupaka
CK, W	the contraction of the contracti	***************************************		pografia kanada kan
Deputy	15-14-14-14-14-14-14-14-1	president and the second resident and the second resid		interesti esti esti esti esti esti esti esti
STATE OF OKLAHOMA,				
County of Before me, & R. Thurlivell			a Notor	y Public, in and for said County and
State, on this 20th day of De	ember 7 =	19 2.2 pc	rsonally appeared	
Emma I Tetter and	nd trustan	uz		and the second s
o me known to be the identical persons who executed the wit	thin and foregoing instrum	ent and acknowledged	to me that	ey executed the same as
Witness my hand and official seal on the date last abov	医乳球性蛋白症 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	ein set forth.	and and	
Out 16/120.3	3 6 lb_l	1 6	19 Thu	rlevell
My commission expires	- sear	-i $-i$		Notary Public.
This instrument was filed for record this	day of	, vec		22 nt 10 To'clock C M
J. Ollman	Deputy	el		Register of Deeds.