MORTGAGE RECORD.

FROM		64-46-07-1-	1 M. 1 M.	بالا بمعينين	
			nhoma, Tulsa Co		
		of Ma	4 A. D. 19	record on the	
		Fees, \$	<u>]</u> /	16 Walshu	
to the state of th	***************************************	(Seal		Rogister	of Deeds.
		By_{a_1}	<u> </u>	Deputy.	
		th book co., Lravenworth, 1	- Market		
THIS INDENTURE, Made this	ay of	ofA. D	0. 19. 11, between	a County in	the State o
Oklahoma, of the first part, and A. Nachurty		of Nand	in Okla	County, in	the State o
Oklahoma, of the second part: WITNESSETH, That said part	consideration of	ngerinaria gyaran ayan			****** *** #6****
the receipt of which is hereby acknowledged, do Le by these pr	2 X 11 2 41	red		Dollars (\$ 300	, () ()
assigns, the following-described Real Estate, situated in	resents grant, barga	an, seg and convey unto s	said part. 1 of the seco	y, and State of Oklahoma	, to-wit:
Lot eight (8) Blook on	ineteen	(191) in	Buren	addition	
		<u>eri a e la villa e</u>			DOLLARS
to the city of Tulsa acc	etridang	To The a	errended.	plat true les	
Ca +	umas minimus maine.	***************************************			
2.4 marin managan mana	.,	***************************************			
TO HAVE AND TO HOLD THE SAME unto the said par	/1		neirs and assigns, togeth	er with all and singular th	e tenements
hereditaments and appurtenances thereunto belonging, or in an PROVIDED, ALWAYS, And these presents are upon thi	nywise appertaining ils express condition	, torever. , that whereas said	W. J Wa	- very	
ha.Sthis day executed and delivered	promissory note	in writing to said part.	f of the second part, de	scribed as follows	
note dated may 5-1911 as	and die	h Alf Ton	onthe a	ster date	s a
bearing interest at 80/0 per ax	ımum	This mos	trance is	subject	To asi
mortgage in the sum of # 14	- 44			J	ms. fe.ca
morrison of The current of Black	#355	nerelotare	- 761 CH	to Josephinic	tanz
	· ·			0	
Now, if said part up of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said is taxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon	to be paid to said positions to the terminal to the terminal to the terminal to the terminal	art	me, then this mortgage any interest thereon, is a	assigns, said sum of money s shall be wholly discharge not paid when the same is d iid when the same are by h	in the above ad and void ue, and if the
Now, if said part. 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said a taxes and assessments of every nature which are or may be assessments.	to be paid to said position of the terms of monoressed and levied agon, shall then become a consideration do.	nrt	me, then this mortgage any interest thereon, is y part thereof are not pr aid part. Yof the second a an appraisement of said	assigns, said sum of money shall be wholly discharge not paid when the same is did when the same are by he part shall be entitled to til real estate and all benefit year first above written.	in the above al and void ue, and if the aw made du- ne possession of the home
Now, if said part. 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said staxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma.	to be paid to said position of the terms of monoressed and levied agon, shall then become a consideration do.	art	me, then this mortgage any interest thereon, is y part thereof are not praid part. Yof the second a an appraisement of said the hand the day and	assigns, said sum of money shall be wholly discharge not paid when the same is did when the same are by lapart shall be entitled to til real estate and all benefit	in the above al and void ue, and if th aw made du ue possession of the home
Now, if said part. 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said staxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma.	to be paid to said proceeding to the terms of monocessed and levied agrin, shall then become a consideration document that the part has a consideration document.	art of the second part, rms and tenor of the sar ley or any part thereof, or ainst said premises or any e due and payable, and sa hereby expressly waive	me, then this mortgage any interest thereon, is a part thereof are not praid part. Yof the second a an appraisement of said the second that the day and the second that the day and the second that the day and the second that the second tha	assigns, said sum of money shall be wholly discharge not paid when the same is duid when the same are by lapart shall be entitled to til real estate and all benefit year first above written.	in the above al and void ue, and if the aw made du- ne possession of the home
Now, if said part. A. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said staxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part. A. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part. Of the first part of the first part of the first part of the first part of the first part. Of the first part of the first pa	to be paid to said proceeding to the terms or sums of monsessed and levied again, shall then become a consideration do to the part hand a proceeding the par	art	me, then this mortgage any interest thereon, is a y part thereof are not provide an appraisement of said hand the day and the	assigns, said sum of money shall be wholly discharge not paid when the same is did when the same are by le part shall be entitled to til real estate and all benefit year first above written.	in the above al and void ue, and if the aw made du- ne possession of the home
Now, if said part. 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said staxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. STATE OF OKLAHOMA, TULSA COUNT Before me, The said State on this.	to be paid to said proceeding to the terms or sums of monsessed and levied agon, shall then become a consideration do. Ty, ss.	art	me, then this mortgage any interest thereon, is a y part thereof are not provided an appraisement of said that the day and the	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to til real estate and all benefit year first above written.	in the above al and void ue, and if the aw made du ue possession of the home
Now, if said part. 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said staxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part. 3. of the first part for said stead exemption and stay laws of the State of Oklahoma. STATE OF OKLAHOMA, TULSA COUNT Before me, John May County and State on this to me known to be the identical person, who executed the with	to be paid to said proceeding to the terms or sums of monessed and levied agon, shall then become a consideration do to the part hand the part	art	me, then this mortgage any interest thereon, is a y part thereof are not provide an appraisement of said and the day and the second are an appraisement of said and the day and the second are a said and the day and the second are a said and the second are said as a said and the said are said as a said and the said are said as a said are said are said as a said are s	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to til real estate and all benefit year first above written.	in the above at and void ue, and if the aw made dune possession of the home
Now, if said part. 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said staxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. STATE OF OKLAHOMA, TULSA COUNT. Before me, Free and state on this to me known to be the identical person. who executed the with the meaning of the unit of the unit of the said country and stead or the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said part. 4. of the said part and deed for the unit of the said part. 4. of the said part are said country are and deed for the unit of the said part. 4. of the said part are said to said part and the said part are said to said part. 4. of the said part are said to said part are said to said part and said part are said part. 4. of the said part are said part are said part are said part. 4. of the said part are said part are said part are said part. 4. of the said part are said part are said part are said part are said part. 4. of the said part are said par	to be paid to said proceeding to the terms or sums of monocessed and levied agon, shall then become a consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand here the consideration do the consideration do the part hand here the consideration do th	art	me, then this mortgage any interest thereon, is a y part thereof are not provide an appraisement of said and the day and the second are an appraisement of said and the day and the second are a said and the day and the second are a said and the second are said as a said and the said are said as a said and the said are said as a said are said are said as a said are s	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to til real estate and all benefit year first above written.	in the above at and void ue, and if the aw made dune possession of the home
Now, if said part. 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said staxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part. 3. of the first part for said stead exemption and stay laws of the State of Oklahoma. STATE OF OKLAHOMA, TULSA COUNT Before me, John May County and State on this to me known to be the identical person, who executed the with	to be paid to said proceeding to the terms or sums of monocessed and levied agon, shall then become a consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand hereur that the consideration do to the part hand here the consideration do the consideration do the part hand here the consideration do th	art	me, then this mortgage any interest thereon, is a y part thereof are not provide an appraisement of said and the day and the second are an appraisement of said and the day and the second are a said and the day and the second are a said and the second are said as a said and the said are said as a said and the said are said as a said are said are said as a said are s	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to til real estate and all benefit year first above written.	in the above at and void ue, and if the aw made dune possession of the home
Now, if said part. 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said staxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. STATE OF OKLAHOMA, TULSA COUNT. Before me, Free and state on this to me known to be the identical person. who executed the with the meaning of the unit of the unit of the said country and stead or the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said country are and deed for the unit of the said part. 4. of the said part and deed for the unit of the said part. 4. of the said part are said country are and deed for the unit of the said part. 4. of the said part are said to said part and the said part are said to said part. 4. of the said part are said to said part are said to said part and said part are said part. 4. of the said part are said part are said part are said part. 4. of the said part are said part are said part are said part. 4. of the said part are said part are said part are said part are said part. 4. of the said part are said par	to be paid to said praccording to the tersum or sums of monsessed and levied agen, shall then become a consideration document to part hand. The consideration document to the consideration document to the consideration document to the consideration document. The consideration document to the consideration	art	me, then this mortgage any interest thereon, is a y part thereof are not provide an appraisement of said and the day and the second are an appraisement of said and the day and the second are a said and the day and the second are a said and the second are said as a said and the said are said as a said and the said are said as a said are said are said as a said are s	assigns, said sum of money shall be wholly discharge not paid when the same is did when the same are by lapart shall be entitled to til real estate and all benefit year first above written.	in the above at and void ue, and if the aw made dune possession of the home
Now, if said part. 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, and otherwise shall remain in full force and effect. But if said a taxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part. 3. of the first part for said stead exemption and stay laws of the State of Oklahoma. STATE OF OKLAHOMA, TULSA COUNT Before me, John Markey County and State on this to me known to be the identical person, who executed the with the said county and stay are and deed for the unit of the said county and stay of the said county and stay of the said county and state on this tree and voluntary act and deed for the unit of the said county and stay of the said county and s	to be paid to said proceeding to the terms or sums of monessed and levied agon, shall then become a consideration document to the terms of the terms	art	me, then this mortgage any interest thereon, is a part thereof are not provided an appraisement of said than the day and the said that the s	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to the least state and all benefit year first above written. The least state and state	in the above at and void ue, and if the aw made due possession of the home
Now, if said part. 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, and otherwise shall remain in full force and effect. But if said a taxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part. 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. STATE OF OKLAHOMA, TULSA COUNT Before me, 1	to be paid to said proceeding to the terms or sums of monessed and levied agon, shall then become a consideration down that the part hand the	art	me, then this mortgage any interest thereon, is a part thereof are not provide an appraisement of said than the day and the said that the	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to til real estate and all benefit year first above written. The late of the same are the same are by he part shall be entitled to til real estate and all benefit year first above written. The late of the same are by he part shall be entitled to til a real estate and all benefit year first above written. The late of the same are by he part shall be entitled to til a real estate and all benefit year first above written.	in the above at and void ue, and if the aw made du ne possession of the home
Now, if said part 4 of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said is taxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part 4 of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3 of the first part for said stead exemption and stay laws of the State of Oklahoma. STATE OF OKLAHOMA, TULSA COUNT Before me, John Mark 1 of the first to me known to be the ideptical person. who executed the sitt me known to be the ideptical person. who executed the sitt me known to be the ideptical person. Who executed the sitt me known to be the ideptical person. Who executed the sitt me known to be the ideptical person. Who executed the sitt me known to be the ideptical person. Who executed the sitt me known to be the ideptical person. Who executed the sitt me known to be the ideptical person. Who executed the sitt me known to be the ideptical person. Who executed the sitt me known to be the ideptical person and deed for the unit of the state of Oklahoma, the within-named mortgage.	to be paid to said paraccording to the tessure or sums of monsessed and levied agent, shall then become a consideration down that the part hand the part hand the part hand foregoing in uses and purposes the hand foregoing in a consideration of the hand foregoing in the	art of the second part, rms and tenor of the sar ley or any part thereof, or ainst said premises or any e due and payable, and sar lereby expressly waive ato set.	me, then this mortgage any interest thereon, is a part thereof are not put aid part. Yof the second as an appraisement of said the day and	assigns, said sum of money shall be wholly discharge not paid when the same is duid when the same are by he part shall be entitled to til real estate and all benefit year first above written. 10 11, persona line of the part shall be entitled to til real estate and all benefit year first above written. 20 10 11, persona line of the part of the persona line	in the above all and void ue, and if the aw made due possession of the home ally appeare the same a county. County DOLLARS
Now, if said part. 1. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said a taxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part. 1. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part. 2. of the first state of the first state of the first state of the first state of the said part. 3. of the first state of the said part. 4. of the first state of the said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part. 3. of the first state of the said stead exemption and for said Coupty and State on this. STATE OF OKLAHOMA, TULSA COUNT states of the said stead exemption and for said Coupty and State on this. STATE OF OKLAHOMA, TULSA COUNT states of the said coupty and State on this. STATE OF OKLAHOMA, TULSA COUNT states of the said coupty and state on this. STATE OF OKLAHOMA, TULSA COUNT states of the said coupty and state on this. STATE OF OKLAHOMA, TULSA COUNT states of the said coupty and state on this. STATE OF OKLAHOMA, TULSA COUNT states of the said coupty and state on this. STATE OF OKLAHOMA, TULSA COUNT states of the said part. 4. of the first state of the said part. 4. of the said	to be paid to said proceeding to the terms or sums of monsessed and levied agent, shall then become it consideration down that the part hand, where the consideration down that the proceeding in the consideration of the consideration down that the proceeding in the consideration of	art	me, then this mortgage any interest thereon, is a y part thereof are not paid part. Yof the second a an appraisement of said the day and t	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to til real estate and all benefit year first above written. The state of the same are state and all benefit year first above written. The state of the same are by he part shall be entitled to til real estate and all benefit year first above written. The state of the same are by he part shall be entitled to til real estate and all benefit year first above written. The state of the same are by he part shall be entitled to til real estate and all benefit year first above written. The state of the same are by he part shall be entitled to til real estate and all benefit year first above written.	in the above and and void ue, and if the above at an and if the aw made due possession of the home and the same a contract the same a contract the same a contract the same and the same an
Now, if said part 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said a taxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3. of the first with the said Coupty and State on this. STATE OF OKLAHOMA, TULSA COUNT Before me, The said Coupty and State on this. To me known to be the identical person, who executed the with the said coupty and state on this. KNOW ALL MEN BY THESE PRESENTS: That	to be paid to said proceeding to the terms or sums of monsessed and levied agent, shall then become it consideration down that the part hand, where the consideration down that the proceeding in the consideration of the consideration down that the proceeding in the consideration of	art is of the second part, rms and tenor of the sar ley or any part thereof, or ainst said premises or any e due and payable, and sathereby expressly waive ato set. And and astrument, and acknowled letter set forth. Sideration of the sum of the sum of the sum of the set of the sum of the set of	me, then this mortgage any interest thereon, is a part thereof are not put aid part. Yof the second is an appraisement of said as a	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to til real estate and all benefit year first above written. The state of the same are state and all benefit year first above written. The state of the same are by he part shall be entitled to til real estate and all benefit year first above written. The state of the same are by he part shall be entitled to til real estate and all benefit year first above written. The state of the same are by he part shall be entitled to til real estate and all benefit year first above written. The state of the same are by he part shall be entitled to til real estate and all benefit year first above written.	in the above at and void ue, and if the awarded due, and if the awarded due possession of the home ally appeared the same a
Now, if said part 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said is taxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3. of the first stand for said Coupty and State on this. STATE OF OKLAHOMA, TULSA COUNT Before me, July 10 County of the first stand for said Coupty and State on this. In and for said Coupty and State on this. In the said Coupty and State on this. In the stand deed for the unit of the said standard standard standard standard standard mortgage. KNOW ALL MEN BY THESE PRESENTS: That	to be paid to said proceeding to the terms of monessed and levied again, shall then become it consideration do TY, ss	art. 1. of the second part, rms and tenor of the sar ley or any part thereof, or ainst said premises or any a due and payable, and sar lereby expressly waive not set. and lest meeting the said part of the sum of leged, do lereby SEL missory note dobts and not therein contained. hand this	me, then this mortgage any interest thereon, is a part thereof are not put and part. Yof the second as an appraisement of said the day and	assigns, said sum of money shall be wholly discharge not paid when the same is daid when the same are by he part shall be entitled to til real estate and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written.	in the above at and void ue, and if the aw made due possession of the home of the home at the same at
Now, if said part 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said is taxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3. of the first stand for said Coupty and State on this. STATE OF OKLAHOMA, TULSA COUNT Before me, July 10 County of the first stand for said Coupty and State on this. In and for said Coupty and State on this. In the stand coupty and State on this standard deed for the unit standard to the standard standard deed for the unit standard standard standard more standard standard more standard	to be paid to said proceeding to the terms of monessed and levied again, shall then become it consideration do TY, ss	art. 1. of the second part, rms and tenor of the sar ley or any part thereof, or ainst said premises or any a due and payable, and sar lereby expressly waive not set. and lest meeting the said part of the sum of leged, do lereby SEL missory note dobts and not therein contained. hand this	me, then this mortgage any interest thereon, is a part thereof are not put and part. Yof the second as an appraisement of said the day and	assigns, said sum of money shall be wholly discharge not paid when the same is daid when the same are by he part shall be entitled to til real estate and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written. The state and all benefit year first above written.	in the above at and void ue, and if the aw made due possession of the home of the home at the same at
Now, if said part 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said is taxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3. of the first stand for said Coupty and State on this. STATE OF OKLAHOMA, TULSA COUNT Before me, July 10 County of the first stand for said Coupty and State on this. In and for said Coupty and State on this. In the said Coupty and State on this. In the stand deed for the unit of the said standard standard standard standard standard mortgage. KNOW ALL MEN BY THESE PRESENTS: That	to be paid to said proceeding to the terms of monessed and levied again, shall then become it consideration do TY, ss	art	me, then this mortgage any interest thereon, is a part thereof are not provide an appraisement of said the day and	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to the real estate and all benefit year first above written. The same are given by he part shall be entitled to the real estate and all benefit year first above written. The same are given by the s	in the above at and void ue, and if the aw made due possession of the home at the same at
Now, if said part 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said is taxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3. of the first stand for said Coupty and State on this. STATE OF OKLAHOMA, TULSA COUNT Before me, July 10 County of the first stand for said Coupty and State on this. In and for said Coupty and State on this. In the stand coupty and State on this standard deed for the unit standard to the standard standard deed for the unit standard standard standard more standard standard more standard	to be paid to said particle of the test of a sum or sums of monsessed and levied again, shall then become it consideration documents to part hands. The consideration documents and foregoing in uses and purposes the said of the consideration documents and purposes the said of the consideration documents and foregoing in uses and purposes the said of the consideration of the consideration of the consideration of the condition of	art. 1. of the second part, rms and tenor of the sar ley or any part thereof, or ainst said premises or any a due and payable, and sar lereby expressly waive ato set. and and astrument, and acknowled the set forth. Sideration of the sum of leged, do hereby SEL missory note debts and as therein contained, hand this.	me, then this mortgage any interest thereon, is a part thereof are not provide an appraisement of said the day and	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to the real estate and all benefit year first above written. The same are given by he part shall be entitled to the real estate and all benefit year first above written. The same are given by the s	in the above at and void ue, and if the aw made due are possession of the home at the same
Now, if said part 4. of the first part shall pay or cause to described note mentioned, together with the interest thereon, and otherwise shall remain in full force and effect. But if said a taxes and assessments of every nature which are or may be assested and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part 4. of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3. of the first stad exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3. of the first stad of the said coupty and State on this. STATE OF OKLAHOMA, TULSA COUNTY to me known to be the identified person, who executed the with the said coupty and state on this. The said Coupty and State on this. In which said coupty and state on this. When the said coupty and state on this. In the State of Oklahoma, free and voluntary act and deed for the unit of the said mortgage. That in the State of Oklahoma, the within-named mortgage. To have and to hold the same, forever; subject, neverthed IN WITNESS WHEREOF, The said mortgage. has a subject of the said mortgage. This assignment was filed for record on the co'clock. M. Fee, \$	to be paid to said proceeding to the terms or sums of monessed and levied agent, shall then become it consideration documents. Take the same of the sa	artt. of the second part, rms and tenor of the sar ley or any part thereof, or ainst said premises or any a due and payable, and sar lereby expressly waive noto set. and	an appraisement of said and an appraisement of said an appraise said approximately said approxi	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to til real estate and all benefit year first above written. The state and all benefit year first above written.	in the above at and void ue, and if the aw made due are possession of the home of the home at the same
Now, if said part 4 of the first part shall pay or cause to described note mentioned, together with the interest thereon, a and otherwise shall remain in full force and effect. But if said is taxes and assessments of every nature which are or may be asse and payable, the whole of said sum or sums, and interest thereon of said premises. And the said part 4 of the first part for said stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part 3 of the first part for said stead exemption and stay laws of the State of Oklahoma. STATE OF OKLAHOMA, TULSA COUNT Before me, 10 of the first part for said county and State on this 10 of the first part for said county and State on this 10 of the said county and state on this 10 of the said county and state on the said part 4 of the said county and state on the said county and state of Oklahoma, the within-named mortgage to the said and assigns, the within mortgage deed, the real estate conton to have and to hold the same, forever; subject, neverthed IN WITNESS WHEREOF, The said mortgage ha. In the State of Oklahoma was filed for record on the colored was f	to be paid to said proceeding to the test when or sums of montessed and levied agent, shall then become it consideration documents. The same of the sa	art	me, then this mortgage any interest thereon, is a y part thereof are not paid part. Yof the second a an appraisement of said hand the day and hand hand the day and hand hand hand hand hand hand hand	assigns, said sum of money shall be wholly discharge not paid when the same are by he part shall be entitled to til real estate and all benefit year first above written. The personal executed the part shall be entitled to til real estate and all benefit year first above written. And personal executed the	in the above at and void ue, and if the aw made due possession of the home of the home at the same at