MORTGAGE RECORD

The state of the s	MORTGAGE OF REAL ESTATE.
THIS INDENTURE, Made this	22 nd day of all quest p. A. D. 1910 botween
Eugenia Thoma	
1 9	
he State of Oklahoma, of Tulsa, Oklahoma, p	
	e first part in consideration of the sum of
Six humered au	u Wood DOLLARS
ne receipt whereof is hereby acknowledged, do	by these presents grant, bargain, sell and convey unto said party of the second part, its successors and assigns, all the
ollowing-described real estate, situated in the C	Sounty of Stells as State of Oklahoma, to-wit;
Lot three (3) in Block one (1) un
Nort Du	usa. Oklahoma as per recorded
anning an	
pl	at Thereof
and the second s	adiridahan palamatah menganian dia menandah menandah menandah menandah menandah menandah menandah menandah men Menandah menandah me
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aining, forever.	c, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
	ge to secure the payment of Oue (/) promissory note of ever
	due February 22 nd 1911.
/	payable at its offices in Tulsa, Oklahoma, with less per cent, interest per annum thereon from Multism
	per cent. as attorney fees if placed in the hands of an attorney for collection and paid without suit, and an additional
ttorney's fee of \$ 3.0if	//
	enant that they are owner in fee simple of said premises and that they are free and clear of all incumbrances.
V	o convey and encumber the same, and the same will warrant and defend the same against the lawful claims of all persons whom
	o insure the buildings on said premises in the sum of \$ 600 00000000000000000000000000000000
elinquent.	this mortgage. Said parts 200 of the first part to pay all taxes and assessments lawfully assessed on said premises before
	Il pay or cause to be paid to party of the second part, its successors or assigns, said sum of money in the above-described
	rance and pay such taxes and assessments, then these presents shall be wholly discharged and yold; otherwise shall remain
full force and effect. If such insurance is not	effected and maintained, or if any or all taxes and assessments which are or may be levied and assessed lawfully against said
remises or any part thereof are not paid before	are delivered the the mattered may what such immunes are next such favor and approximate and shall be allowed
nterest thereon at the rate of ten per cent. per	annum, until paid, and this mortgage shall stand as security for all such payments; and if said sum or sums of money or any
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