IN CONSIDERATION C	Tountain	n Hundre	d Iwenty 3 M Dodgla	hie (\$1/625, 00) DOLLAR
Juli	· e -	County, State of Oklahor	ns, (who will be described a	and referred to now and hereafter in this instrument in the
	ne or more in number), he	reby grant, bargain, sell, c	onvey and mortgage unto Trustee	and a surviver of the surviver
Tulsa, Oklahoma, mortgagees	, the following-described re	eal estate, situated in	Julsa	neh and THEAGURERS ENDORSOME
Forsytt addi			ulsa County	and the second s
Oklahome ac	cording A M	J	7	therefor ' payment of mortgage to
recorded plat-	Mercy			10
The mortgagors represent iving hereby all rights of hor TROVIDED, That when	that they have fee simple nestend exemption.	e title to sold land, free and that Daily (12)	clear of all liens and incur start is mit the from the of 27 ortgagees in the principal	mbrances, and hereby warrant the title against all person Any of the aud portion or letter, sum of
a loan thereof made by said		igors and payable accordin	g to the tenor of one	DOLLAR DOLLAR mortgagor
aring date July			rder of said mortgagees	
the list day of	lik co	upons attached to said pri	st from date until default on the semi-annually, both be perpal notes, and of even de-	r maturity, at the rate of Lyll per cerefore and after maturity, the installments of interest unate therewith, and payable to the order of said mortgage
th principal and interest bein said mortgagors shall pay the rform all the covenants and a	g payable at	ulsa Okla both principal and interes e, then these presents to b	t, according to the tenor c	of said note, as the same shall mature, and shall keep a main in full force and effect.
Said mortgagors agree to ate therein including the integral ages.	pay all taxes and assessments represented by this massed against or required fro	nents that may be levied wanted in the holder of said mort	ithin the State of Oklahom ortgage or the note or deb	a, upon said lands and tenements, or upon any interest
the lieu of this mortgage, or the ortgage and the note secured he erest at the rate of ten per cer	he collection of the said inc nereby may pay said taxes, nt. per annum from date of	debtedness of In case said a , assessments or charges, a such advancement, and the	iortgagors shall fail to pay a al said mortgagors agree to is mortgage shall be a furtl	n, upon said lands and tenements, or upon any interest recurred hereby; and further to pay any tax, assessment as to maintaining or onforcing or enjaying the full boar ny such taxes, assessments or charges then the holder of t repay upon demand the full amount of said advances, w ter lien for the payment thereof.
The mortgagors agree to	keep all buildings and imp	provements upon said land	in as good a condition as tl	ney now are; to neither commit or suffer waste; to maint
yable in case of loss to mortg them retained until the paym nado, or both—should mortg num, mortgagors pledge them	gugee or assigns, upon the nent of this obligation. An gagors default in so doing aselves, and the lien of this	mortgage indebtedness, all not the mortgagers authori and to advance the mones mortgage shall extend the	Insurance policies to be die the holder thereof to repy therefor; and to repay sucreto.	clivered unto mortgagee or assigns, in a sum not test an elivered unto mortgagee or assigns as soon as written, a pair any waste, and to take out policies of insurance—fich advances with interest at the rate of ten per cent.
d no demand for the fulfillme	nt of broken ablimations of	andition and as notic	of election to consider the	secured hereby to mature at the option of the holder here debt due shall be necessary before instituting suit to college the state of the shall be not supply that and any harden for expectation of the shall be not standing leases upon said land, whether agreeuity and at mortgages option, but is not required to collect su mortgagors, and apply the same to the payment of
The exercise of the rights optional with the holder of sa y such authority to pay taxes,	and authority herein gran aid mortgage indebtedness, , take out insurance, collec	ited to the holder of the m , and not obligatory upon l et royalties or rents, or any	ortgage indebtedness, to pa sim, and he shall not in an other authority herein gran	y taxes, take out insurance, collect rents or royalties, sh y case be liable to the mortgagors for a failure to exerc ated.
Grantors agree that in case of ten per cent. on the first fix be included in the cause of witness.	se default occurs upon said ive hundred dollars, and fraction and shall be secured hand this	d mortgage indebtedness o ve per cent. on sums above d by the lien on this mortg	Telleriarz	is instituted to collect the same, they will pay an attorned in the petition, and which attorney's in the petition, and which attorney's in the petition in th
	LIVERED IN THE PRESENCE		R	& Fountain
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TATE OF OKLAHO	Ma 9,11	. 4	NINTY or	
Before me, the undersigned	ed, a nota	y Public	oun 11, ss.	for said County and State, on this
of acoma	76 m	personally appeared louglas	N.G. OV	meu.
ne as free free free free free free free fre	identical person, who exe ee and voluntary act and d	ecuted the within and fore	oses therein set forth.	nowledged to me that. Theyexecuted t
commission expires	624A	91.9	(pear) /	M Hughas Notary Public.
TATE OF OKLAHON				
Before me, the undersione				for said County and State, on this
y of	personwho executed the	within and foregoing inst		to me thatexecuted the same
me known to be the identical	person who executed the stary act and deed for the s	e within and foregoing inst uses and purposes therein s	et forth.	to me thatexecuted the same Notary Public.