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<pre>are yet the second part, the delawing-hear their real states and preventes, situated h</pre>		of S	ala frage	County, State of Oklahoma, part
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This mortgage is given to secure the principal and dependences of the secure of the secure there are an input to be secure	with all the improvements thereon an	appurtenances thereunto belonging, and wa	rrant the title to the same.	
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retain promission note of even date herewith, given and signed by the makers gener	۰ · .	1	19.1.2, with inte	rest thereon at the rate of 28
and payable to the order of the mortgages herein, and being for the principal sum of the standard being for the principal sum of the standard being for the principal sum of the standard being for the standard been for the standard been for the standard				nanner provided by. their
Company notes allocated by endowing wall letterest was enough bring form Company of the analysis and the part of the office of G. R. McCULOUIDE & CO., Takan, Okahama, makes address specified in the note and company of the analysis of the analysi	ertain promissory noteof even date	herewith, given and signed by the makers he	real John Ft D	mald - 2 Elta Barna
A many neering by this Mortgage shull be paid at the office of G. R. MCULLOUIT & CO, TMA, Oklahom, unless cherpeis aprelies in the use and c T I's EXPERSIVA ARTERED AND UNDERSIVATOON, by and between the same faid and, and at the piece and in the manner of the mark part will be why and grantering in and intrast, at the intervent the and the part of the mark par	nd payable to the order of the mortg	gee herein, and being for the principal sum o	e time Aund	red and no 100 Doll
The JEXPERSENT ARCHERED AND UNDERSTOOD, by and between the aid particle hereto, that this Nortingies as the induced and will have a the first part of the second parts, and shall be explored without the consent of the second parts, and shall be explored and the second parts of the secon				→ Dell
The ISEXPRESSEX ARCIERD AND UNDERSTOOD, by and between the aid particle herein, that this Nortgage as a fifth one indicated and the part of the first part of the second parts, and shall be defrequed or removed without the consent of the second parts, and shall be the part of the second parts of the second	All sums secured by this Mortg	ge shall be paid at the office of G. R. McCUI	National Bank	unless otherwise specified in the note and coup
<pre>remembrance provide a savigna, against loss by fire or lighting, for not less than in form and comparise satisficatory to said second party, and that full policies and means in each in second party. If the title to the said p intradicent's said second party the loss excertion, administrators and assigns, and will be recall previses and the last betweet defend the adversal by previses and demand the adversal by the second party the loss excertion, administrators and assigns, and will be recall adversal by remixes approximate of the same party betweet defend the adversal by previses the last betweet defend the adversal by previses and excert the adversal by the adversal party the loss excertion, administrators and assigns, and will be recall by the interval the last betweet defend the adversal by previses and demand the adversal previses and party and states excert the same form on buildings, and recover the same form the first party include the tra- secore from the first party and interval to the same adversal by previses and which is excerted hereigh, and which the first party includes the tra- marked and the every such payment is assigne. Including increases upon buildings, and recover the same form the first party includes and any formologues that the mortgage of a foreign the increase and which is secured hereigh, and which the first party increases which add previses, increase the title addites the party includes and payment is excerted be addited by the mortgage of assigns, which linered the end that one same there increases the title mortgage addites and previses and the prevents of the mortgage of assigns for addites the party includes and pay which are exceeded by the individes addites and payment is addited by the foreign addites and pay which and the previses and the previses and the pay addites addites and pay addites and pay addites addi</pre>	IT IS EXPRESSLY AGREED	AND UNDERSTOOD, By and between the	sold parties hereto, that this Mortga	ge is a the lien upon said premises; that the pre-
<pre>n form and companies instificatory to said second party, and that all policies and rearward reaching the all be delivered to achieve of the Hite. The second party in this being occurrence of the integration of the head party, to said the the internatives of the mittines of the Hite. The second party is the being occurrence and assigns, add will forwer defend the adversal premises or any other second party. If the tills, excurding, administration and assigns, add will forwer defend the adversal premises or any other second party the laws of the second party is the internation of the second party of the second party is the internation of the second party murp yay any taxes and assessments leviel against and premises or any other second party the party and track for the second party is party as internation of the integration of the second party is party as internation of the integration of the second party is party as internation of the integration of the second party is party as internation of the integration of the second party is party as internation of the integration of the second party is party as internation of the integration of the second party is party as internation of the integration of the integration of the second party is party as internation of the integration of the second party is party as internation of the integration of the integration of the party is party as internation of the integration o</pre>	nd assessments against said land who neuts thereon shall be kept in good re	t the same are due each year, and will not co pair and shall not be destroyed or removed	mmit or permit any waste upon sai without the consent of the second pa	n premises, that the buildings and other impr rty, and shall be kept insured for the benefit of
as transfered, sild second party is authorized, as igned of the first party, to assign the insurance to the grantee of the file. The type of the first part and the intervent administration and assigns, and will forware defend the aforeast premises uper second pert, its heating, executes, administration and assigns, and will forware defend the aforeast premises uper second pert, its heating, executes, administration and assigns, and will forware defend the aforeast premises uper second pert, its heating, executes, administration and ease of a foreelastic theory finds and formation is second heating heating, and the second party is needed and the second party is the defend is second heating heating, and the second party is the aforeast premises or any other the second pert, its heating at the response of the second pert, its heating, including insurance upon buildings, and recover the same form the first part with exposed of the present bereford, and to defen any foreelastic theorem from the first part is a different size of the foreelastic. Any expense heating different size of the first part is a different size of the second party is a different size of the first part is a different size of the second part is a d	n form and companies satisfactory to	said second party, and that all policies and re	newal receipts shall be delivered to a	
The TS PURTIER AGREED AND UNDERSTOOD, That the said second party may pay any taxes and assessments levied against said premises or any other accessary to project the rights of arch party or its assigns, including insurance upon buildings, and recover the same from the first party and the holder here of and that avery said note, which shall be due upon the filling of the petition in foreeloure network of the first party an attemption of the more for of a part of the same and foreeloure here of the same section of the index part of the same and the said premises, including insurance upon the filling of the petition in foreeloure and which is secured hereby, and which the first party previous and the index part of the same section of the same section of the index part of the same section of the index part of the same section of the index part of the section in foreelour of this is section of the index part of the section of the same section of	<u> </u>			
<pre>seesary to protect the rights of arch party or its assigns, heluding insurance upon buildings, and recover the same from the first party an atterney for dimension that is case of a foreclasure hereof, and as often as any foreclosure hereof any be filed, the holder here any offeed of the same here is any foreclasure hereof, and as often as any foreclosure hereof any be filed, the holder here any offeed of the same here is any foreclasure hereof, and as often as any foreclosure hereof any be filed, the holder here any offeed of the same here is any foreclasure hereof, and as often as any foreclosure hereof, and as often as any foreclosure hereof, and as often as any foreclasure hereof, and as often as any foreclosure hereof any be filed, the holder here any offeed of the holder here any offeed offeed of the holder here any offeed off</pre>		, executors, administrators and assigns, and	will forever defend the aforesaid pre	mises against the lawful claims and demands o
beever from the first party an attorney fee of				
<pre>movided for by suid notewhile shall be due upon the filling of the petition in forcelosure and which is secured hereby, and which the first party processes and o party together with exemss of examination of life in programming. Any expense insurred in liftigation or otherwise, including atterney fees and a fillid to add premises, insurred by reason of this mortgage of the mortgage of a saging, with interest the per cent. per annum, and this mortgage shall stand as security therefor.</pre> AND DT SPURTILER AGREED, That upon a breach of the warranty herein or upon a failure to pay when due, any sum, interest or principal, secured is any tax or assessment berein mentioned, or to comply with any requirements herein, means, match and premises, or any removal or destruction of any be referent to the subset the whole sum accured hereby shall and means any sum, interest or principal, secured is referent to the subset the the shall be an exact and provide the sum and payability of the same and without motice become use and payability of the same and without the complex shall here and any or destruction of any be referent to the subset here here the shall be antitled to the proves shall be entitled to the proves shall be entitled to the proves shall be entitled. And all the executed prevel when the shall be an entitled to the proves shall be entitled in the second part, the same and without the shall be an entitled to the proves shall be entitled to a negative, shall be entitled to the proves shall be entitled. And all the executed prevelow, last and apply the role there of a shall be entitled to the proves of the shall be entitled to the proves shall be an upport	eccessary to protect the rights of such necessary and that every such payment	party or its assigns, including insurance upon is secured hereby, and that in case of a force	h buildings, and recover the same fr losure hereof, and as often as any for	om the first party with
fills to aid premises, incurred by reason of this mortgage or to protect it liens, shall be replaid by the mortgager to the mortgage or assigns, with interest the the total or per cent. per annum, and this mortgage shall stand as security therefor. AND FT SPURTIER ACREED, That yong a break theoring upon a factor of the warranty herein or upon a failure to pay when due, any sum, interest or principal, secured is mortgage and the is wortgage and the issue of party when due who sum decauted hereby shall a chose and without the consent of the said second party to the whole sum accured hereby shall a chose and without the consent of the said second party to the whole sum accured hereby shall a chose and without notice become due and payable or due and payable of the precedes applied to the payment of the same secured hereby is and that mine proceeding applied to a forelosure of this mortgage and to have the and premises sold and the proceedis applied to the precedes applied to the precedes applied to the precedent into the order and the holder here of all the matter of the same secured hereby is and the sum apply the same secured hereby is and the same secure and the same secure and there here of same secure and the same secure and secure and secure and s	ecover from the first party an attorn provided for by said notewhich sh	y fee of	reclosure and which is secured here	
AND TY DETURTING AGREED, The upon breach of the variancy break in our your a failure to pay a data and any sum, interest or principal, escend and pay but or assessment horizon interiors thereaft on the pay the other improvements therean, without the consent of the said second party, the whole sum escured hereby shall at once and without notice become due and payable of the precision of the said second party. The whole sum escured hereby shall at once and without notice become due and payable of the precision of the said party of the second part or its assign the more than and to be aver the add previous of the second part or its assign the proceeds applied to the payment of the sum secure hereby and that immore the add to have the paid benefits of the precision of the said premises, and to collect and apply the rest thereof, task be expeditively. So the payment of the applointment of which the more previous of the state of this purpose the holder thereof shall be entitled to a the possession of the said premises, and to collect and apply the rest thereof, task be expeditively in the said premises is helder thereof shall be entitled to the payient of the evenants and thereof the previous of the state of the previous of the state of the previous of the state of or cleans, and the holder thereof shall be related to the application of a state of the state of oklahoma. This Morege and the relation are upper the one and expressions of the state of or cleans, and the holder thereof state of oklahoma. The one and courses are thereby shall be also be payed in the previous of the state of oklahoma. The one and courses are thereby shall be also be payed in the previous of the state of oklahoma. The other of the state of oklahoma and there one and expressions of the state of oklahoma. The other state of oklahoma of a state of oklahoma. The other state of oklahoma of the state of oklahoma. The other state of oklahoma of the state of oklahoma. The other state of oklahoma of the state of oklahoma. The other state of the state	o pay, together with expense of exam f title to said premises, incurred by r	nation of title in preparation for foreclosure, ason of this mortgage or to protect its liens, a	Any expense incurred in litigation hall be repaid by the mortgagor to	or otherwise, including attorney fees and abst the mortgagee or assigns, with interest thereor
re other improvements thereon, without the consent of the said second party, the whole sun secured hereby shall at mee and without notice become due and payable optime of the holder thereof, and shall bear interest thereafter at the rate of	•			ue any sum, interest or avinainal sourced have
This Mort de Inde herein conveyed. This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma. Dated this. Junce Presence of STATE OF OKLAHOMA, Before me, County and State, on this. A low of the state of Oklahoma and for said County and State, on this. A low of the state of Oklahoma and the state of the state of Oklahoma and the state of the stat	or any tax or assessment herein mention other improvements thereon, without	med, or to comply with any requirements he t the consent of the said second party, the wi	rein or upon any wasto upon said pre sole sum secured hereby shall at once	nises, or any removal or destruction of any build and without notice become due and payable at
This Mort de Inde herein conveyed. This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma. Dated this. Junce Presence of STATE OF OKLAHOMA, Before me, County and State, on this. A low of the state of Oklahoma and for said County and State, on this. A low of the state of Oklahoma and the state of the state of Oklahoma and the state of the stat	ption of the holder thereof, and shall be entitled to a foreclosure of this mo	hear interest thereafter at the rate of	the proceeds applied to the payment	the said party of the second part or its assigns, s t of the sums secured hereby; and that immedia
This Mort de Inde herein conveyed. This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma. Dated this. Junce Presence of STATE OF OKLAHOMA, Before me, County and State, on this. A low of the state of Oklahoma and for said County and State, on this. A low of the state of Oklahoma and the state of the state of Oklahoma and the state of the stat	pon the filing of the petition in force, ble expenditures, to the payment of the	osure the holder hereof shall be entitled to the aid indebtedness, and for this purpose the holder before or after the detre	he possession of the said premises, an ider hereof shall be entitled to a reci- of forcelosure, and the holder hereof	d to collect and apply the rents thereof, less reasiver, to the appointment of which the mortgay shall in no case be hold to account for any shall in the case of the second to account for any second shall be account for any second se
Duted this. Junct day of	r damage other than for rents actual hall run with the land herein convey	y received; and the appraisement of said pre-	nises is hereby expressly waived. An	d all the covenants and agreements herein contai
STATE OF OKLAHOMA, TULSA COUNTY, ss.	6.7			e laws of the State of Oklahoma.
STATE OF OKLAHOMA, n and for said County and State, on this 9 11 day of 2 personally and 2 personally 2 personally and 2 personally 2 personally and 2 personally 2 personaly 2 personally 2 personally	Dated this.	day of	19 J.L	N 0 0
STATE OF OKLAHOMA, Before me, n and for said County and State, on this o me known to be the identical person 2 who executed the within and foregoing instrument, and acknowledged to me that the state of oklahoma, free and voluntary act and deed for the uses and purposes set forth. Witness my hand and official seal the day and year above written. My commission expires STATE OF OKLAHOMA, TULSA COUNTY, 55.	SIGNED IN THE	RESENCE OF	- Charles	L. Drudd
STATE OF OKLAHOMA, Before me, n and for said County and State, on this o me known to be the identical person 2 who executed the within and foregoing instrument, and acknowledged to me that the state of oklahoma, free and voluntary act and deed for the uses and purposes set forth. Witness my hand and official seal the day and year above written. My commission expires STATE OF OKLAHOMA, TULSA COUNTY, 55.		an a	ELL X	plande . 61
Before me, <u>Rosco</u> , <u></u>		an a		ana an
Before me, Research and State, on this 1 day of and State, on this 1 day of 2 personally ap and for said Country and State, on this 1 day of 2 personally ap o me known to be the identical person 2 who executed the within and foregoing instrument, and acknowledged to me that 1 executed the s the set free and voluntary act and deed for the uses and purposes set forth. Witness my hand and official seal the day and year above written. If y commission expires 2 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	STATE OF OKLAHOMA.	12 lea	COUNTY, ss.	
o me known to be the identical person 2 who executed the within and foregoing instrument, and acknowledged to me that executed the s and Elta D Donald, his wife, with ess my hand and official seal the day and year above written. Wy commission expires I I I Color Color V, ss.		ere adam		gilder Juna to
o me known to be the identical person 2 who executed the within and foregoing instrument, and acknowledged to me that executed the s The state of oklahoma, TULSA COUNTY, ss.	n and for said County and State, on	his 9. H. day of	mark	D 12, personally appea
STATE OF OKLAHOMA, TULSA COUNTY, 55.	John Ft	flored	and Elta B. Un	nold this wife
Witness my hand and official seal the day and year above written. My commission expires. STATE OF OKLAHOMA, TULSA COUNTY, 55.	o me known to be the identical perso	22who executed the within and foregoing in	strument, and acknowledged to me	that
My commission expires Que V, 19.14 (Qod) Roccop Qlaurs Notary P: STATE OF OKLAHOMA, TULSA COUNTY, 55.			t forth.	\sim
STATE OF OKLAHOMA, TULSA COUNTY, ss.	~	10	all Roceog	James Notary Public
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