MORTGAGE RECORD

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Bonk the principal sum of	first partice arres to do all things required of + frem	by this mortgage and the band hereinhefore mentioned, and to repay to
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<pre>monitory on the second or an account increase on the introduced any of other successive month in which said best of and the payments of phinterial have been made, and said best of the successive month thereafter for the partial of one year. The second of the successive month thereafter for the partial of one year of the successive month thereafter for the partial of one year. The second of the successive month thereafter for the partial of one year of the successive month thereafter for the partial of one year of the successive month thereafter for the partial of one year of the successive month thereafter for the partial of one year of the successive month thereafter for the partial of one year of the successive of the successive month year of the successive of the successive monthy on or before the last business day of each month, during the furth year of the loan agrees to pay \$</pre>		
under a proc. to pay \$	mortgage are executed, and alike payment on or before the last bus	iness day of each successive month thereafter until one hundred of said mor
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month; during the third year of this lean agrees to pay \$ 7.83 interest monthly on or before the last business day of each month; during the fourth year of this lean agrees to pay \$ 6.97 interest monthly on or before the last business day of each month; during the flue year of this lean agrees to pay \$ 5.16 interest monthly on or before the last business day of each month; during the privileg, the balance due to grave at the lean agrees to pay \$ 7.17 interest monthly on or before the last business day of each month; during the privileg, the balance agrees to pay \$ 7.17 interest monthly on or before the last business day of each month; during the privileg, otherware, or respired and have a the balance due on \$100 of the same or are multiple thereof at the end of any part of the last business day of each month; during the privileg, otherware, or respired and have the balance due on \$100 of the same or are multiple thereof at the end of any part from the of the privileg. Or providel for have been made or not shall the interest privileg of the month and and agreed that all pays which he are of the month of the and or privileg of pays in the same assessments in the privileg. The should any default be made in the pay of the lines means are made agreed that all pays interest at the mode of eight and inno-tended and agreed that all pays of the same are made payshib by this mortigage or said bond, or hould and default day of each constitute, or all the interest pays of a same been during the approxing the privileg to the payshift by the payshift, the theorematic and all payshift by the payshift by this mortigage or said bond, or hould and dista patt find the out and the payshift by the payshift by the more and payshift by the payshift by	further agreeto pay 5 10.30 interest on or b executed, and a like sum on or before the last business day of each	before the last business day of the month in which said bond and mortgag ch successive month thereafter for the period of one year from the date of
during the fourth year of this loan agrees to pay \$	instrument; during the second year of this loan agrees to pay \$	9.18 interest, monthly on or before the last business day of
the fifth year of this loan agrees to pay \$ 5.10 interest monthly on or before the last business day of each month; durin archiver of this loan agrees to pay \$ 2.52 interest monthly on or before the last business day of each month; durin archiver of this loan agrees to pay \$ 2.52 interest monthly on or before the last business day of each month; durin four monthe of the innth year grows to pay \$ 2.52 interest monthly on or before the last busines day of each month; durin four monthe of the innth year grows to pay \$ 2.52 interest monthly on or before the last business day of each month; durin four monthe of the innth year grows to pay \$ 2.52 interest monthly on or before the last busines day of each month; durin four monthe of the innth year grows to pay \$ 2.52 interest monthly on or before the last busines day of each month; durin four monthe of the innth year of the base of pays and interest paid for the base of the other of the inner year form the four monthe of the inner year o	month; during the third year of this loan agrees to pay \$	83 interest monthly on or before the last business day of each mo
Att the year of this loan agrees to pay \$	during the fourth year of this loan agrees to pay $\ldots 6.37$	interest monthly on or before the last business day of each month; d
Att year of this loan agrees to pay \$	the fifth year of this loan agrees to pay \$	nterest monthly on or before the last business day of each month; during
eventh year of this loan agrees to pay \$ 2.9.2 Interest monthly on or before the last business day of each month; during the four months of the interby gene agrees to pay \$ 1.1.7 interest monthly on or before the last business day of each month; during the privileg, however, of pagning said loan of the business due or any multiple thereof at the end of any year from the of the more any weble thereof at the end of any year from the of the more any weble there of a the end of any year from the of the more any weble there of a the end of any year from the of the more any weble there of a the end of any year from the of the more any weble there of a the end of any year of loan before said month is anot page and said bond, in which are more more any weble there and the end of any year of lean before said month is any there are main any end of the momenth to more the or of the more any weble the said beneface of any the interest at the more of the more any weble the said beneface and the said bond, in the hore any end of the same of the more any end of the there of the more any end of the same of the another said more any end of the there of the more of the more any end of the same partice of the same any end and sand the same any end of the same any end of the		
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of this mortgage and suid bond, in which case monthly payments shall be reduced proportionately. But in an occure, wheller finst statdiffect to real idensities	그는 것 같은 것 같	이 이렇게 지난 것 같아요. 이렇게 하는 것 같아요.
tenting 6.80 per cent. per manum on the amount remaining unplaid from month to month, It is further understood and agreed that all pays which are not promptly made when due shall thereafter draw interest at the rate of cight and nine-tenths (6.80) per cent. per annum until AND IT IS ALSO AGRESED, That should any default be made in the payment of any of the items mentioned in this mortgage or day when the same are made payable by this mortgage or said bond, or should said first part that or orgenet to pay, or exuse to be pain taxes, assessments, or public meters baviet upon and promises, or do any are twhereby the property hereby conveyed is made permit any legal or equitable lease to be phaced against the promises iterin conveyed, that will any manner affect or weak on the same permit hand ead to be above contingencies, the whole amount horizes are implied, herein anywhile and note lease value or shall fail well and turly to keep and perform each and all of the corvanati, express or implied, herein sitemet of hand been des and payable in dere to hand or or the above contingencies. The whole amount horizes are perceeding in taken to forelease this mortgage, and if set part and parts of the above contingencies. The whole amount horizes is hereby waived or not at the option of the party of these and a part of the debt scenered by this mortgage. Appraisement of said promises is hereby waived or not at the option of the party of the grade that and party. Its successful that the first part has driven are any size of any and all above dees parts. IN WITNESS WHEREOF, The part field the first part has driven are approved high will all as all bow diventions and state, on this. []] the part of the second of the party of the second and and the party of the second and approved in the Presence of []] []] []] []] []] []] []] []] []] []]	four months of the ninth year agrees to pay S	interest monthly on or before the last business day of each month. In \$100 of the same or any multiple thereof at the end of any year from the shall be reduced proportionately.
AND IT IS ALSO AGREED, That should any default be made in the payment of any of the items mentioned in this mortgage or said bond, or should said first part. Mail or neglect to pay, or cause to be pair farsts assessments, or public rates levid upon said promises, when the same become due and payable under the laws of Mahoma, or shall all primit my levid or cause to be placed against the premise become due and payable under the laws of Mahoma, or shall all the primit my levid or cause to be placed against the premise become due and payable under the laws of Mahoma, or shall all the presence due and payable under the laws of Mahoma, or shall all the presence due and payable under the laws of Mahoma, or shall all the presence due and payable under the laws of Mahoma or shall be presence due and payable under the laws of Mahoma, or shall all the presence due and payable pays on each spectra due and the other contrained or contained	But in no event, whether first part	Constitution of the privilege of repaying said loan before said mon- the interest paid for the use of the money exceed the rate of eight and d from month to month, It is further understood and agreed that all payn erest at the rate of eight and mine-tenths (3.9) per cent. per annum until
day when the same are made payable by this motigage or said bond, or should said first part "fail or neglect to pay, or cause to be pain taxes, assessments, or public rules levied upon said premises, when the same become due and payable under the laws of Oklahoma, or shall all permises is hereincory end, that will in any manner affect one and the payable under the laws of Oklahoma, or shall all permises is hereincory end, that will not manner affect one and the payable under the laws of Oklahoma, or shall all permises is hereincory end, there are an one of the pay of the pay of payable of the pay of		그는 것 같은 것 같
taxes, assessments, or public rates levied upon said premises, when the same become due and psychiab under the laws of Oklahoma, orshall all permit any legal or equichable lists to stand or to be placed against the premises levies conveyed, that will namy manuer affect or weak on the secure of shall all will be or the presence of the same become due and psychiab et once, without in if said second party so elsel, any of the above contingencies, the whole amount hardin secured shall be been or and of the intervention of a said fail the or and party so elsel, any of the above contingencies, the whole amount hardin secured shall be contary therein or any of them, upon the harpening of any of the above contingencies, the whole amount hardin secured shall be contary therein on the same and psychole at once, without in if said second more in any viso nortingencies, the whole amount hardin secured shall be contary thereof in anyviso nortilitistanding of the secure difference of the debt secured by this mortgage. Appressent of said promises is hereboxy wived or not at the option of the party of the secure written. IN WITNESS WHEREOF, The part lead to first part han there unto sec the secure difference of the debt secure in the Presence of the secure written. Signed, Sealed and Delivered in the Presence of the secure of the secure of the debt. But the secure of the debt secure difference is the secure of the secure difference of t		
shall pay said second party, its successors or assigns, a sum equal to ten per cent. of the ford amount due on said bond ind this mortgage. Appraisement of said premises is hereby waived or not at the option of the party of the second hore regal costs, and that such attorney's fee shall be a line upon the land above dese and a part of the debt secured by this mortgage. Appraisement of said premises is hereby waived or not at the option of the party of the second hore regal costs, and that such attorney's fee shall be a line upon the land above dese and a part of the debt secured by this mortgage. Appraisement of said premises is hereby waived or not at the option of the party of the second hore regal costs, and that such at the option of the party of the second hore regal costs, and that such at the option of the party of the second hore regal costs, and that such at the option of the party of the second hore regal costs, and that such at the option of the party of the second hore regal costs, and that such at the option of the party of the second hore regal costs, and that such at the option of the party of the second hore regal costs and the day and year above written. IN WITNESS WHEREOF, The part I've the first part hat there unto set. White, in and for said the day and year above written. Signed, Sealed and Delivered in the Presence of I work of the transmitten of the party of the second for the uses and purposes therein set for the second of I work of the second hore regal costs and the day and year last above written. My commission expires. Suppl. 21, 19, 2 (M) Notary Public is instrument, and acknowledged to me that Muy end of Notary Public is instrument was field for record this. My commission expires. Suppl. 21, 19, 2 (M) Notary Public is instrument was field for record this. My commission expires. Suppl. 21, 19, 2 (M) Notary Public is instrument was field for record this. My commission expires. Suppl. 21, 19, 2 (M) Notary Public is instrument was field for record this. My commission expires. De	taxes, assessments, or public rates levied upon said premises, when permit any legal or equitable liens to stand or to be placed against therein, intended so to be, or shall commit waste on said premises, or shall fail well and truly to keep and perform each and all of the upon the happening of any of the above contingencies, the whole a	n the same become due and payable under the laws of Okiahoma, or shall all the premises herein conveyed, that will in any manner affect or weaken the sec , or do any act whereby the property hereby conveyed is made less valu a covenants, express or implied, herein contained, or either or any of them, it mount herein secured shall become due and payable at once, without no
above written. Signed, Sealed and Delivered in the Presence of <u>E.a. Lilly</u> <u>Minipled M² Michael</u> STATE OF OKLAHOMA, <u>Solution</u> STATE OF OKLAHOMA, <u>Solution</u> STATE OF OKLAHOMA, <u>Solution</u> State, on this. <u>Mitheway</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solution</u> <u>Solu</u>	shall pay said second party, its successors or assigns, a sum equal attorney's fees for such foreclosure in addition to all other legal c and a part of the debt secured by this mortgage. Appraisement	to ten per cent. of the total amount due on said bond and this mortgagests, and that such attorney's fee shall be a lien upon the land above descriptions.
Signed, Sealed and Delivered in the Presence of E. a. Lifly Minifuld M ² Michael STATE OF OKLAHOMA, SS. County of Tulka SS. County of Tulka SS. County of Tulka SS. County of Tulka SS. County of Tulka SS. County of Tulka SS. County of Tulka SS. SS. SS. SS. SS. SS. SS. SS	IN WITNESS WHEREOF, The part	na rehereunto set their band and seal the day and year
E.a. Lilly <i>Winnifild M² Michael</i> STATE OF OKLAHOMA, Solution of <i>Tulka</i> <i>Solution</i> <i>State of OKLAHOMA</i> , <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i>Solution</i> <i></i>		Que To lt the
Winnified Mit Michael [I] STATE OF OKLAHOMA, 55. County of Tulka 55. Mark Before me, E. a. Lilly, and State, on this. At. Lilly, be supply. Distribution and foregoing instrument, and acknowledged to me that. be supply. Countary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last abovo written. A. D. 19/2 at.3:300'clock. My commission expires. Spt. 21, 19/2 At. D. 19/2 at.3:300'clock. By Deputy. Deputy. Deputy.		그는 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같이 같이 같이 같이 같이 많이
STATE OF OKLAHOMA, ss. County of Tulka ss. Before me, E. a. Lilly a Notary Public, in and for said Co and State, on this structure and day of June 19/2, personally appeared. Llorige B. Statta and Aura Statta to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that Muly executed the same as Multic free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires. Spat. 21, 1912 (and) C. A. D. 19/2 at 3:300 clock O. By	E.a. Lilly	aura Labotta II
STATE OF OKLAHOMA, ss. County of Tulsa ss. Before me, E. a. Lilly a Notary Public, in and for said Co and State, on this <u>let</u> day of <u>funce</u> 19.12 personally appeared. <u>Blouge B. Little and Cura Statte</u> to me known to be the identical person who exceuted the within and foregoing instrument, and acknowledged to me that <u>they</u> executed the same as <u>Hally</u> free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires <u>Sept 21</u> , <u>1912</u> (<u>each</u> <u>Register of Deec</u>	Winnified Mª Michael	1
County of Tulka (ss. Before me, E: a. Lilly and for said Co and State, on this day of June 19/2 personally appeared. Lesige B. Statts and A. Cura Statts to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that Muly executed the same as Hully free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires. Supt. 21, 1912 (and Notary Public) This instrument was filed for record this 3 day of May of Ma)
County of Tulka (ss. Before me, <u>E: A. Lilly</u> a Notary Public, in and for said Co and State, on this <u>letter</u> day of <u>Junk</u> <u>19/2</u> personally appeared. <u>Jeorge B. Statts and</u> <u>Aura Statts</u> to me known to be the identical person ² who executed the within and foregoing instrument, and acknowledged to me that <u>Wiley</u> executed the same as <u>Hally</u> free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires. <u>Sept. 21, 19/2</u> (and) <u>Sec. A. D. 19/2 at 3.300'clock</u> <u>P</u> This instrument was filed for record this <u>3</u> "day of <u>June</u> <u>A. D. 19/2 at 3.300'clock</u> <u>P</u> <u>By</u> <u>Deputy</u> .	STATE OF OKLAHOMA.)	같은 것 같은 것은 것은 것은 것은 것은 것은 것은 것을 알았다. 것은
Before me, E. a. Lilly and for said Co and State, on this day of funce 19/2 personally appeared. Beorge B. Statta and accord Statta to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as Halling free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires. Spt. 21, 1912 (and) This instrument was filed for record this 3 "day of Jun A. D. 19/2 at 3:300'clock P. By. Deputy.		그는 김 씨는 동안에 가슴을 잡다는 것이라. 동안을 했다.
and State, on this. 11 day of June 19/2 personally appeared. Levye B. Stotte and Quina Stotter to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that Muly executed the same as Statter free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires. Sept 21, 192 (and) This instrument was filed for record this 3 "day of June A. D. 19/2 at 3:300 clock O By		e Nataw Dablis is and favorid (a
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(peop)	to me known to be the identical person? who executed the within executed the same as. Mur. free and voluntary act and Witness my hand and official seal the day and year last abov My commission expires. Myst. 21,	d deed for the uses and purposes therein set forth. ve written.
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