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the perty grave to do all things required of the perturbation of t	Dollars, secured by this mortgage:	
Benk the principal aum of		
he mean hundred meantify segments of	first party agree to do all things required of by the Bank the principal sum of	is mortgage and the bond hereinbefore mentioned, and to repay to s $(1400)$ Dolla
<pre>there ages 4 as pro 4 month of the next basis business day of each next starts month. However, for hyper of this loan agrees to pay \$ 1, 0 \$ interest monthly on or before the last business day of each month; during the fourth year of this loan agrees to pay \$ 1, 0 \$ therest monthly on or before the last business day of each month; during the fourth year of this loan agrees to pay \$ 1, 0 \$ therest monthly on or before the last business day of each month; during the fourth year of this loan agrees to pay \$ 1, 0 \$ therest monthly on or before the last business day of each month; during the fourth year of this loan agrees to pay \$ 1, 0 \$ therest monthly on or before the last business day of each month; during the fourth year of this loan agrees to pay \$ 1, 0 \$ interest monthly on or before the last business day of each month; during eight year of this loan agrees to pay \$ 1, 0 \$ interest monthly on or before the last business day of each month; during the privile or or the loan this loan agrees to pay \$ 1, 0 \$ interest monthly on or before the last business day of each month; during the privile privile business day of each month; during the privile privile business day of each month; during the privile privile business day of each month; during the privile privile business day of each month; during the privile privile business day of each month; during the privile privile business day of each month; during the privile privile business day of each month; during the privile privile business day of each month; during the privile each during the set of a start was the business day of each month; during the privile priva the set of a start was the privile durin</pre>	in one hundred monthly payments of	(1+) Dollars, ea on or before the last business day of the month in which said bond a y of each successive month thereafter until one hundred of said mont
<pre>intrument; during the second year of this loan agrees to pay \$\$, 5, 7,interest monthly on or before the last business day of each month; during the forth year of this loan agrees to pay \$\$, 0, 8,\$, 1, 0, 8,interest monthly on or before the last business day of each month; during the forth year of this loan agrees to pay \$\$, 0, 8,</pre>	payments of principal have been made, and	Mr. Sardner,
nenthy during the third year of this loan agrees to pay \$. 1, 5 \$	further agree to pay 8. 9. 8. 0. interest on or before the executed, and a like sum on or before the last business day of each succes	e last business day of the month in which said bond and mortgage ssive month thereafter for the period of one year from the date of t
<pre>during the fourth year of this loan agrees to pay \$. 4. 6 2</pre>		
the fifth year of this lean agrees to pay \$	month; during the third year of this loan agrees to pay $\ldots$ $\neg$ $\cdot$ $\cdot$ $\cdot$	interest monthly on or before the last business day of each mor
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<pre>seventh year of this loan agrees to pay \$. 2, 3, 5. interest monthly on or before the last business day of each month; during the full particles of the intervent monthly on or before the last business day of each month; during the full particles, however, of parging said loan or the bulance due on 300 of the same or any multiple thereof at the each of any year from the during the full particles, however, of parging said loan or the bulance due on 300 of the same or any multiple thereof at the each of any year from the during the full particles, however, of parging said loan or the bulance due on 300 of the same or any multiple thereof at the each of any year from the during the full particles. However, of parging said loan or the bulance due on 300 of the same or any multiple thereof at the mole of any year from the during the full builded performance. The particles of the particles is builded performed at the same are made parable by this mortgage or said board, or should have descent at the rate of eight and nine-tenths (8.0) per cent. Per ansum until performance are made parable by this mortgage or said board, or should said fram particle full any nonner affect or evends the back of any are the same are made parable by this mortgage or said board, or should said fram particle full any nonner affect or evends the back of a same are made parable by this mortgage, and said board, or should be more the back of a same are made parable by this mortgage or said board, or should be more the parable or portable and the theoreman external at the parable back of any or any at where any the parable parable are parable by the parable back of any are then any the parable are parable by the parable back of any are there are the parable back of any area with the area and a back of a same are made parable by the mortgage or said board, or should be and parable back on any other said at the theoreman back of a same are made parable by the mortgage or said board, the construction and back oreas and band the back or and at</pre>	the fifth year of this loan agrees to pay \$	nonthly on or before the last business day of each month; during
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alghth year of this loan agrees to pay \$	그는 그는 것 같아요. 그는 것 같아요. 지난 것 같아요. 집에 있는 것 같아요. 그는 것 같아요. 그는 것 같아요. 가지 않는 것 같아요. 가지 않는 것 같아요.	
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her when the same are made payable by this mortgage or said bond, or should said first part of fail or neglect to pay, or cause to be paid, assessments, or public rates levied upon said premises, when the same become due and payable where the have of Oklahoma, or shall allow the least of the bener due to be part of the part of the bener due to be part of the p	payments hereinbefore provided for have been made or not shall the inter tenths (S.9) per cent. per annum on the amount remaining unpaid from r which are not promptly made when due shall thereafter draw interest at	rest daid for the use of the money exceed the rate of eight and minimum the month to month. It is further understood and agreed that all payment the rate of eight and nine-tenths (8.9) per cent. per annum until payment of eight and nine-tenths (8.9) per cent.
permit any legal or capitable liess to stand or to be placed against the premises havin conveyed, this will navy mamer affect or weaken the secure merin, intended so to be, or shall commit waste on said premises, or do any act wherein the theory conversed is made less value or shall fail vali to keep and perform each and all of the covenants, express or implied, herein contained, or either or any of them, it is stated as to be, or the above contingencies, thewhole amount herein secured shall become due and parable at one, without not if state second party so cleck, anything hereinbefore contained or contained in said bond, to the contrary thereof in anywise notwithetanding. A ND IT IS FURTHER EXPRESSLY AGREED, That as often as any proceeding is taken to foreclose this mortgage, said first part. A ND IT IS FURTHER EXPRESSLY AGREED, That as often as any proceeding is taken to foreclose this mortgage, said first part. A ND IT IS FURTHER EXPRESSLY AGREED, That as often as any proceeding is taken to foreclose this mortgage, said first part. A ND IT IS FURTHER EXPRESSLY AGREED, The part has often as any proceeding is taken to foreclose this mortgage, said first part. IN WITNESS WHEREOF, The part the other legal costs, and that such atterney's fee shall be a lien upon the land above descriptions of the debt secured by this mortgage. Appraisement of said premises is hereby waived or not at the option of the party of the sec part. IN WITNESS WHEREOF, The part the presence of the total and this mort and secal the day and year factors me, boot the debt secured of the within and foregoing instrument, and acknowledged to me that when any or secure to the secure to the debt secure of the debt secure of the debt secure and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year lat have written. My commission expires depetitioned in the and year lat have written. My commission expires depetitioned the said year lat have written. My commission expires de	AND IT IS ALSO AGREED, That should any default be made in	the payment of any of the items mentioned in this mortgage on
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Signed, Sealed and Delivered in the Presence of 1 Delive, M, Sardner [L. Signed, Sealed and Delivered in the Presence of 1 Delive, M, Sardner [L. (L. STATE OF OKLAHOMA, 55. County of Delive, So. Before me, C. A. Soilly, 55. Before me, C. A. Soilly, 1912, and for said Count and State, on this first day of the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires. Depterment, 1912, C. A. D. 1911, at 3 <sup>149</sup> o'clocker, M		a manu bond, to the contrary thereof in any size notwithetanding.
[L. STATE OF OKLAHOMA, Soundy of Before me, S. A. Smill und State, on this first day of to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as My commission expires Degeternation 21 at 1912, This instrument was filed for record this 24 day of This instrument was filed	shall pay said second party, its successors or assigns, a sum equal to ten 1 attorney's fees for such forcelosure in addition to all other legal costs, and and a part of the debt secured by this mortgage. Appraisement of said p part.	s any proceeding is taken to foreclose this mortgage, said first part per cent. of the total amount due on said bond and this mortgage d that such attorney's fee shall be a lien upon the land above describ premises is hereby waived or not at the option of the party of the seco
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