FROM	STATE OF OKLAHOMA,
THE STATE OF THE S	This instrument was filed for record in my office
ТО	on the 28 day of 30 A. D. 19 // at 330 o'clock A. M., and duly recorded in Vol. 39 of at page 102
	(Sed) A. C. Walkley Register of Deeds.
	By Deputy.
This Indenture, Made this 28 day of Teligible in the year of our Lord One Thousand Nine Hundred and	
+ Eleven by and between Jane XX &	of the County of Trucks and State of Oklahoma, partala of the first part and
(1 H. Mc Berner	part 21 of the second part.
WITNESSETH, That the said partial of the first part, for and in consideration of the sum of Sight Thomas in hand paid, by the said part y	
in the County of Tarke and State of	Oklahoma, to-wit:
the norther by Sevent	I five feet of Lot one in Alock Is ifty one of the Eity of trula,
me Hundred and	Is ifty one of the bity of hulan,
Okla, occording to	the becorded plf thereof.
	alikina kataman nganina i ning sa sagat ta tapakina da kataman ana ini na kalipa sa sasa an Palama. Pangana sa sa na pangana na nagana sa tapah sa sa nagana na nagana na nagana na nagana na sa nagana na sa sa s
enementario de la composició de la compo	
all rights of homostand exemption, unto the said part of the se	ar, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and econd part, and the said part
1. I realise accommon and agent that at the delivery beared	the level owner / of the manices
same in the quiet and peaceable possession of said. At the learn and assigns forever, against the lawful claims of all persons w	ritange sherein free and clear of all incumbrances, and that will warrant and defend the rhomsover: the second part the following conditions to wit.
PROVIDED ALWAYS, And this instrument is made, executed FIRST: Said for the said part. A., of the second part in the pri	ed min nervered propriete concerning continuous to-wit.
being for a loan thereof made by the said part	Dollars, in gold coin of the United States of the present standard of weight and fineness,
and payable according to the tenor, and effect of delivered by the said of the	certain negotiable promissory note numbered executed and
with interest thereon from date until maturity, at the rate of	per cent per annum, payable semi-annually on the the control of th
being further cyldenced by coupons altached to	in each year, and per cent per annum after maturity, the installments of interest or said principal noto and of eyen date thorswith and payable
SECOND. Said part / / of the first part parce to new n	If taxes and assessments on said lands and premises when the same are due and to been all buildings and
Dollars, the policy to be made payable to the holder hereof, as add in the first part, the holder hereof may pay the same, and this annuln and the first part	the company, to the satisfaction of the holder hereof in the sum of the holder hereof in the rest thereon at the rate of 12 per cent per is and eare and expense of collecting said insurance if loss occurs, so the holder hereof in the rate of 12 per cent per is and eare and expense of collecting said insurance if loss occurs, copy all buildings, iences and improvements on said land in as good repair as they now are, and to not
THIRD: The said part with of the first part agree to k commit or allow any waste on said premises. FOURTH: In case of default in any of the covenants hereof.	seep all buildings, sences and improvements on said land in as good repair as they now are, and to not, the rents and profits of the said premises are pledged to the holder hereof as additional collateral security
for the payment of the moneys herein mentioned, and the holder is FIFTH: Said partsof the first part agreethat if the the same become due or any of the taxes. assessments or insurance	teep an pullitings, lences and improvements on said land in as good repair as they now are, and to not, the rents and profits of the said premises are pledged to the holder hereof as additional collateral security entitled to the possession thereof by receiver or otherwise. In maker the first and profits of the said note
hereby secured shall at the option of the holder heroof become due. The said part Alo of the first part, shall pay all expenses of	and payable at once, and without notice. t collecting the insurance, and in the event action is brought to forcelose this mortgage or recover on the
insprance policy, a reasonable attorney's see of not less than 122.2. And that the said part 4.22.0 the first part, for said conside exemption and stay laws of the State of Oklahoma.	Dollars shall be added, which this mortgage also secures. oration, do hereby expressly waive an appraisement of said real estate and all benefit of the homestead
	o be void; otherwise of full force and virtue. st part fract hereunto subscribed fallon name and affixed sent on the day
Executed and delivered in the presence of	n . 4 82 /
	Fred & Chaton
STATE OF OKLAHOMA, Before me,	D. Oyrd Jr. a Natury Dublic in and for gaid County and State,
Julya County, 88, on this 2	day of Seldy personally appeared Jane
foregoing instrument, and acknowledged to me that	to me known to be the identical person A, who executed the within and executed the same as the free and voluntary actand deed for the uses and purposes therein set forth.
0 2 77	3 Seal) J. O. Bys. Ch.
My commission expires 14 ov 57 46 19/	And the bell the things of the bell the the
	마스 보는 사람들이 살아보고 있다. 그런 사람들은 생각이 되었다면 하는 것이 되었다. 그런 사람들이 되었다. 그 사람들이 되었다면 하는 것이 되었다. 그런 사람들이 되었다. 그런 사람들이 되었다면 보다는 것이 되었다. 그런 사람들이 되었다. 그런 사람들이 되었다. 그런 사람들이 되었다. 그런 사람들이 되었다.
	<u> 1908 - Propins January (n. 1908) - Propins Albandary (n. 1908) - Propins Albandary (n. 1908) - Propins Albandary (n. 1908)</u> 1908 - Propins Albandary (n. 1908) - Propins Albandary (n. 1908) - Propins Albandary (n. 1908) - Propins Albandary
얼청도 있을 때문에 살아가 하다고 그 이 모든 그리고 말한 것은 그렇게 하는 것이 된다고 하기만 했다.	
대통령 그리는 얼마나 나는 사람들은 가는 그 얼마를 받는데 되었다. 나는 살이 되었다.	
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