FROM	STATE OF OKLAHOMA, Ss. This instrument was filed for record in my office	material community of
ТО	on the 9 day of A. D. 1945 at 36 o'clock 2 M., and duly recorded in Vol. 3 of 245	
	By Deputy.	
anti aping ang anting ang ang ang ang ang ang ang ang ang a	Fecs, \$	
This Indenture, Made this hy and between Addition	Le day of fulf in the year of our Lord One Thousand Nine Hundred and	
Jan 1112	of the County of and State of Oklahoma, part of the first part and part of the second part.	
WITNESSETH, That the said part all of the first part,	for and in consideration of the sum of	
said part of the second part, and to	, haddle granted, bargained and sold, and by these presents dogrant, bargain, sell, convey and confirm,heirs and assigns, forever, all of the following described tractpieceor parcelof land lying and situate	Andreas Andreas
	e of Oklahoma, to-wit:	within mort
lange 13 containing	My friefif 1164 of section 29 township 2000 as	
		ge, and
gangga da kanan ang atau ang at ing at ing at ang at a Bangga da kanan ang at ang		age, and same to
		to hord
		7
TO HAVE AND TO HOLD THE SAME. With all and sin	gular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and	7. E. Z.
ghts of homestead exemption, unto the said part	he second part, and to the first ward assigns forever. And the said part the first ward the present th	ger
o in the quiet and peaceable possession of said	inheritance therefore free and clear of all incumbrances, and that the second part the second	
y indebted unto the said part a of the second part in the	principal sum of Dollars, in word cost of the United States of the present standard of weight and licenses.	
g for a loan thereof made by the said part of the secon payable according to the tenor and effect of the said part of the sai	nd part, to the said	
interest thereon from date until maturity, at the rate of	System-after date, at day of day of in each year and per cent per annum, payable semi-annually on the day of in each year and per cent per annum after maturity, the installments of interest	
ne order of said	ed to said principal noteand of even date therewith and payableand and assessments on said lands and premises when the same are due, and to keep all buildings and	All and and all and a second
rovements on said land insured in some responsible fire insures, the policy to be made payable to the holder hereof, as the first part, the holder hereof may pay the same, and the first part. 1. The part was a sume. The proposition of the first part was a sume. The proposition of the first part.	ny all taxes and assessments on said lands and premises when the same are due, and to keep all buildings and manage company, to the satisfaction of the holder hereof in the sum of additional security to this loan and if the taxes or insurance premiums are not paid when due, by the partaments is mortage shall be security also for such payments, with interest thereon at the rate of 12 per cent per roofs and care and expense of collecting said insurance if loss occurs. To keep all buildings, fences and improvements on said land in as good repair as they now are, and to not reof, the rents and profits of the said premises are pledged to the holder hereof as additional collateral security er is entitled to the possession thereof by receiver or otherwise. The maker of said noteshall fail to pay the principal or interest of said noteor any part thereof as more premiums, as they become due or to comply with any of the foregoing covenants, the whole sum of money due and payable at once, and without notice. Dellars shall be added which this mortage or recover on the	-
THIRD: The said part of the first part agree mit or allow any waste on said premises. FOURTH: In case of default in any of the covenants he	to keep all buildings, fences and improvements on said land in as good repair as they now are, and to not reof, the rents and profits of the said premises are pledged to the holder hereof as additional collateral security	
FIFTH: Said part And the first part agreethat if same become due or any of the taxes, assessments or insure by secured shall at the option of the holder hereof become	the maker 20 said noteshall fail to pay the principal or interest of said noteor any part thereof as ince premiums, as they become due or to comply with any of the foregoing covenants, the whole sum of money due and payable at once, and without notice.	The Party of Services
rance said part described the first part, said pay an expension pay the reasonable attorney's fee of not less than And that the said part described it first part, for said conviction and stay laws of the State of Oklahama.	so of contecting the instrumet, and in the event action is brought to forecose an inortgage of recover on the	
year arst above mentioned.	ce to be void; otherwise of full force and virtue. e first part	de de la companya de
Executed and delivered in the presence of	Ettel Rehmond	- 10 mg
	Call Distributed	
$TATE\ OF\ OKLAHOMA,\ _{SS}.$ Before me	in and for said County and State,	
County. S on this	Colorado to me known to be the identical person who executed the within and	
	executed the same as the free and voluntary act and deed for the uses and purposes therein set forth.	The state of the s
	교통, 시간 등 등 등 등 등 하는 것이 되었다. 그 등 이 등 이 등 이 등 이 등 이 등 이 등 이 등 이 등 이 등	Total Control of the
[김 기타기가 보는 [기기 기타기를 모두는 25] 그 모르고 하는 것		Annual Co.
		And the company of the second
		Control of the Contro
化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	And producing a constraint of the constraint of	
[교육하다 원생인] 하나의 아래, 그 말이 되는 때, 최고대를 했는 물론을 취하다		