SPECIAL REAL ESTATE MORTGAGE

This Singular was filed for record in my office on the G day of Guille A. D. 1944. at 1945 of cinck R. M., and duly recorded in Vol. at 1945 of cinck R. M., and duly recorded in Vol. at 1945 of cinck R. M., and duly recorded in Vol. at 1945 of cinck R. M., and duly recorded in Vol. at 1945 of cinck R. M., and duly recorded in Vol. at 1945 of Charles Register of Deeds. By Guille L. Deputy. Free, \$ This Thoentiture, Made this A. D. 1944 of the Control of the Control of Thousand Nine Hondred and Excitables. In the year of our Lord One Thousand Nine Hondred and Excitables. In the year of our Lord One Thousand Nine Hondred and Excitables. In the State of Chinhom, part of the second part. WINDSSETH, That the said part of the foreign and the first part, for and in consideration of the sum of This Register of Chinhom, part of the second part. WINDSSETH, That the said part of the first part, for and in consideration of the sum of This Register of Chinhom, part of the second part, and the second part, the second part, the receips whereof is hereby sckenyorledged, he said granted, hargined and sold, and by these presents dogrant, bargain, sell, convey and contain, or mid part of the second part, and tofilesinters and assigns, forever, all of the following described fractpiecegrant, bargain, sell, convey and contain, and part of the second part, and tofilesinters and assigns, forever, and the said part of the second part, and the Consty offilesinters and assigns, forever, and the said part of the second part, and the Consty offilesinters and assigns, forever, and the said part of the second part, and the Consty offilesinters and assigns forever. And the said part of the files and assigns forever. And the said part of the second part, and the Consty of the filesinters and assigns forever. And the said part of the filesinters and assigns forever. And the said part of the second part and assigns forever. And the said part of the second part and assigns forever. And the said p		
TO HAVE AND TO HOLD THE SALE, Will all mad shippiles, the Consecuent of Sale and Sal	FROM THE PROPERTY OF THE PROPE	
TO SAVE ADD TO SOLD THE RADE, Which his and singular, too terminary, bortellamptes and approximance theremals personal part of the discrept in the country of the country o		
DESTRICTION TO THE SAME, Which the second process of the second pr		o'clock M., and duly recorded in Vol.
This Indicates. The state that the state of		(Alal) Lewis Helice Register of Deeds,
Chies Gincettitie, status the highest status the status and status the status and status of the course of our Lord One Yourseal Man. Husbard and Security Status. It is the status and status of the Course of a Status of Chief Course of a Status of Chief Course of the Course of a Status of Chief Course of the Status of Chief Course of Chief C		By OSWIDIUS Deputy.
TO HAVE AND TO BOLD THE EAMS. With all not adapteder, the forecomes, hereditements and appartitionness theremals bringing for the second part. TO HAVE AND TO BOLD THE EAMS. With all not adapteder, the forecomes, hereditements and appartitionness theremals bringing for the forecomes and the first part of the forecomes and the first part of the forecomes and the first part of the first part of the forecomes and the first part of the forecomes and the first part of the first pa		Fees, \$
TO HAVE AND TO BOLD THE EAMS. With all not adapteder, the forecomes, hereditements and appartitionness theremals bringing for the second part. TO HAVE AND TO BOLD THE EAMS. With all not adapteder, the forecomes, hereditements and appartitionness theremals bringing for the forecomes and the first part of the forecomes and the first part of the forecomes and the first part of the first part of the forecomes and the first part of the forecomes and the first part of the first pa		
TO HAVE AND TO BOLD THE EAMS. With all not adapteder, the forecomes, hereditements and appartitionness theremals bringing for the second part. TO HAVE AND TO BOLD THE EAMS. With all not adapteder, the forecomes, hereditements and appartitionness theremals bringing for the forecomes and the first part of the forecomes and the first part of the forecomes and the first part of the first part of the forecomes and the first part of the forecomes and the first part of the first pa	Unis Indenture, Made this	day ofdivided in the year of our Lord One Thousand Nine Hundred and
WINDSESSITE, Thay the suit part of the second part to record part	STOURIEM by and between U U 124119	of the Country of Tuba
TO HAVE AND TO HOLD FIRS SAMS, With all mad singular, the fearments, hereditinguist and appendicusances thereands belonging, or in anything appendicular, and the first point of the substances of the same of the	Lawsa P	Matterus part
TO HAVE AND TO HOLD FIRS SAMS, With all mad singular, the fearments, hereditinguist and appendicusances thereands belonging, or in anything appendicular, and the first point of the substances of the same of the	WITNESSETH, That the said part, Ald of the first part, for and	l in consideration of the sum of
on sid part for the record part, and to make following described trees = pions _or pared = of land lying and disease the Constyle	re converse are consequences and consequences of the set of the se	Donars, to make part, by the said part,
the Councy bit Actual and elaste of Ochshoms, towitted Addiction in Miles and State (1) As a Block blues (1) W. Burges Will Addiction in Miles and sugar a		
Delarded American Security of Sulan. Office according to the Sulan American Sulant Sul	<i>(</i>)	
Delarded American Security of Sulan. Office according to the Sulan American Sulant Sul	Yot seven (1)	An Block Eleven (11) Burgess Hill
TO HAVE AND TO HOLD THE SAME, With all and singular, the tenements, hereditaments and apputasances thereonic belonging, or in anywing appertaining, and tribles the interest and exemption, made to the said part of the second part, and to exemption, and the said part of the second part of the grant of the second part of the second part of the said part of the second part of		
TO HAVE AND TO HOLD THE SAME, With all and singular, the tenements, hereditaments and apputasances thereonic belonging, or in anywing appertaining, and tribles the interest and exemption, made to the said part of the second part, and to exemption, and the said part of the second part of the grant of the second part of the second part of the said part of the second part of	Addition to the	to city of Julsa Okla according to the
TO HAVE AND TO HOLD THE SAME, With all and singular, the tonessenis, hereditaments and appartenances thereinade belonging, or in anywise apperciaining, and relies and memorial examption, onto the said part of the second may and the said appartenance of the said part of the said		
TO HAVE AND TO HOLD THE SAME, With all and singular, the tonessenis, hereditaments and appartenances thereinade belonging, or in anywise apperciaining, and relies and memorial examption, onto the said part of the second may and the said appartenance of the said part of the said	5 OPAS dod	Annanded a late Atoman
rights of homested exemption, must be said part for the second part, and to be interest the control of the second part, and the said part for the control part in the promise part of the second part, and clear of all incumbrances, and that the following part in the promise part in the promise part provided in the part of the second part, and the part in the promise part provided are an adapted or the second part, and the persons the part in the promise part in the profice plasm of the provided upon the following capitinan to view the provided part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part	Jun and	viroun juin morey
rights of homested exemption, must be said part for the second part, and to be interest the control of the second part, and the said part for the control part in the promise part of the second part, and clear of all incumbrances, and that the following part in the promise part in the promise part provided in the part of the second part, and the part in the promise part provided are an adapted or the second part, and the persons the part in the promise part in the profice plasm of the provided upon the following capitinan to view the provided part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part		
rights of homested exemption, must be said part for the second part, and to be interest the control of the second part, and the said part for the control part in the promise part of the second part, and clear of all incumbrances, and that the following part in the promise part in the promise part provided in the part of the second part, and the part in the promise part provided are an adapted or the second part, and the persons the part in the promise part in the profice plasm of the provided upon the following capitinan to view the provided part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part	and a second of the second	
rights of homested exemption, must be said part for the second part, and to be interest the control of the second part, and the said part for the control part in the promise part of the second part, and clear of all incumbrances, and that the following part in the promise part in the promise part provided in the part of the second part, and the part in the promise part provided are an adapted or the second part, and the persons the part in the promise part in the profice plasm of the provided upon the following capitinan to view the provided part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part in the profice plasm of the part in the part		
rights of homested exemption, note the side yet for the second part, and to be compared to the first part processors and agreed that at the delivery furcing the first part of		B 보고 있는 사람들은 마음 사람들은 사람들은 사람들은 사람들이 되었다. [1]
The record part. Mark Proposed procession of entire of all persons into all parts of the standard part of the process of the p	TO HAVE AND TO HOLD THE SAME, With all and singular, trights of homestead exemption, unto the said part.从of the secon	the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and and the said part Ald. of the first part
The record part. Mark Proposed procession of entire of all persons into all parts of the standard part of the process of the p	hereby covenant and agree that at the delivery hereof	the lawful owner. Sof the premises and that the lawful owner, sof the premises
payshe according to the topy raid effect of the property of the control of the co	ne in the quiet and peaceable possession of said.	unsever:
payshe according to the topy raid effect of the property of the control of the co	PROVIDED ALWAYS, And this instrument is made, executed a	and delivered upon the following conditions to-wit:
provide necessful to the teps paid effect of the second part, to the same and the provide necessful in said the said of the sa	ly indebted unto the said part. 4 of the second part in the princip	pal sum of Della The Market To The States of the property of a wight and finances
In the state already in the state of the sta		
and the control of th	ivered by the said.	certain negotiable promissory note. s. numbered
in each year, and proceed by compositionised to said principal notes and several face theoretis and payable to select of tride. SECOND: Said part LLA of the first part agree — to pay all taxes and assessments on said lands and premises when the same are due, and to keep all buildings, and rovements on said land issued in some asponsible for insurance company, to the satisfaction of the helder hereoff in the same of the said part LLA of the first part the head of the helder hereoff in the same of the same are due, and to keep all buildings, the height part LLA of the same and the insurance company, to the satisfaction of the helder hereoff in the same of the same and the head of the helder hereoff in the same and the same and the head of the helder hereoff in the same and the head of the helder hereoff in the same and the head of the helder hereoff in the same and the head of the here part LLA of the first part agree—to keep all buildings, lences and improvements on said in an good repair as they now are, and to not account to the first part agree. FIGURITI: In case of default in any of the covanants hereof, the rents and profits of the said premises are pledged to the helder hereoff as additional collateral security in payments of the mengas hereif mentioned, and the helder is entitled to the possession thereoff by receiver or otherwise. FIGURITI: In case of default in any of the covanants hereoff, the rents and profits of the said part La of the life part green—what it he makes —LLA said not LLA of the life part green—what it he makes —LLA said here profits of the helder hereoff as additional collateral security and the payment of the mengas hereif and note. LLA of the life part green—what it he makes —LLA said here profits of the head part green—what it he makes —LLA said here profits of the head part green—what it he makes —LLA said here profits of the head part green —LLA said here profits of the head part green —LLA said here profits of the head part green —LLA said here profits of the head part green —	h interest thereon from date until manney, at the rate of	office of carl die and the semi-annually on the day of day
SECOND: Said part Lt. of the first part agree	Secontiles and Curie	in each year, andner_cent nor annum after maturity the installments of interest &
provements on said land insured in some responsible for insurance company, to the satisfaction of the holder hereof in the sum of Light the sum of Light the same and the second of the state of insurance premiums are not/paid when dae, by the part, the holder, hereof may pay the same, and this mortgage shall be security also for such payments, with interest thereon at the rate of \$\frac{1}{2}\$ per cent per the first part, the holder, hereof may pay the same, and this mortgage shall be security also for such payments, with interest thereon at the rate of \$\frac{2}{2}\$ per cent per the part, the holder, hereof may pay the same, and this mortgage shall be security also for such payments, with interest thereon at the rate of \$\frac{2}{2}\$ per cent per the part of the p	the order of said.	aves and assessments on said lands and arapiess when the same are due and to been all buildings and
HEADTHORY II, was a distant plants of the covenants hereof, the rents and profits of the said premises are placeds to the holder hereof as additional collateral security the payment of the monges before mentioned, and the holder is entitled to the possession thereof by receiver or otherwise. FIFTH: Said part 24 of the first part agreethat if the maker SoI said note 25 shall fall to pay the principal or interest of said note 35 are not part thereof as same become due or any of the three parts and in the same second due or any of the three parts and in the same premiums, as they become due or the possession of the same profits of the coverants, the wholes sum of money oby secured shall at the option of the holder hereof become due and payable at once, and without notice. The said part 25 and the same part and payable at once, and without notice. The said part 25 and the said part 25 of the irest part, for said consideration, do hereby expressly waive an appraisement of said real estate and all benefits of the homestend. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void; otherwise the full full full full full full full ful	provements on said land insured in some responsible fire insurance	company, to the satisfaction of the holder hereof in the sum of California and the Adams and if the tayes or insurance promises are noticed when the part
HEADTHORY II, was a distant plants of the covenants hereof, the rents and profits of the said premises are placeds to the holder hereof as additional collateral security the payment of the monges before mentioned, and the holder is entitled to the possession thereof by receiver or otherwise. FIFTH: Said part 24 of the first part agreethat if the maker SoI said note 25 shall fall to pay the principal or interest of said note 35 are not part thereof as same become due or any of the three parts and in the same second due or any of the three parts and in the same premiums, as they become due or the possession of the same profits of the coverants, the wholes sum of money oby secured shall at the option of the holder hereof become due and payable at once, and without notice. The said part 25 and the same part and payable at once, and without notice. The said part 25 and the said part 25 of the irest part, for said consideration, do hereby expressly waive an appraisement of said real estate and all benefits of the homestend. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void, otherwise of full force and virtue. The foregoing conditions being performed, this conveyance to be void; otherwise the full full full full full full full ful	the first part, the holder hereof may pay the same, and this morning and the first part were assume	tgage shall be security also for such payments, with interest thereon at the rate of \$\frac{3}{2}\$ per cent per and care and expense of collecting said insurance if loss occurs.
I year first above mentioned. Executed and delivered in the presence of A A Hill Made King STATE OF OKLAHOMA, Ses. Before me, Releg Geolisia R. Nattry fuelic in and for said County and State, Julia County. Ses. on this 9 day of June 10 14 personally appeared A King and Maude King Mushard Thefa to me known to be the identical person. S. who executed the within and egoing instrument, and acknowledged to me that May executed the same as Main free and voluntary act and deed for the uses and purposes therein set forth. My commission expires 11-27 19.65. TREASTINGES ENDERS DEED.	THIRD: The said part, 22 of the first part agree to keep mmit or allow any waste on said premises.	all buildings, fences and improvements on said land in as good repair as they now are, and to not
I year first above mentioned. Executed and delivered in the presence of A A Hill Made King STATE OF OKLAHOMA, Ses. Before me, Releg Geolisia R. Nattry fuelic in and for said County and State, Julia County. Ses. on this 9 day of June 10 14 personally appeared A King and Maude King Mushard Thefa to me known to be the identical person. S. who executed the within and egoing instrument, and acknowledged to me that May executed the same as Main free and voluntary act and deed for the uses and purposes therein set forth. My commission expires 11-27 19.65. TREASTINGES ENDERS DEED.	the payment of the moneys herein mentioned, and the holder is enf	g rents and profits of the said premises are pleaged to the holder hereof as additional collateral security titled to the possession thereof by receiver or otherwise.
I year first above mentioned. Executed and delivered in the presence of A A Hill Made King STATE OF OKLAHOMA, Ses. Before me, Releg Geolisia R. Nattry fuelic in and for said County and State, Julia County. Ses. on this 9 day of June 10 14 personally appeared A King and Maude King Mushard Thefa to me known to be the identical person. S. who executed the within and egoing instrument, and acknowledged to me that May executed the same as Main free and voluntary act and deed for the uses and purposes therein set forth. My commission expires 11-27 19.65. TREASTINGES ENDERS DEED.	s same become due or any of the taxes, assessments or insurance pre-	minims, as they become due or to comply with any of the foregoing covenants, the whole sum of money
I year first above mentioned. Executed and delivered in the presence of A A Hill Made King STATE OF OKLAHOMA, Ses. Before me, Releg Geolisia R. Nattry fuelic in and for said County and State, Julia County. Ses. on this 9 day of June 10 14 personally appeared A King and Maude King Mushard Thefa to me known to be the identical person. S. who executed the within and egoing instrument, and acknowledged to me that May executed the same as Main free and voluntary act and deed for the uses and purposes therein set forth. My commission expires 11-27 19.65. TREASTINGES ENDERS DEED.	The said part Lesof the first part, shall pay all expenses of co	illecting the insurance, and in the event action is brought to foreclose this mortgage or recover on the
I year first above mentioned. Executed and delivered in the presence of A A Hill Made King STATE OF OKLAHOMA, Ses. Before me, Releg Geolisia R. Nattry fuelic in and for said County and State, Julia County. Ses. on this 9 day of June 10 14 personally appeared A King and Maude King Mushard Thefa to me known to be the identical person. S. who executed the within and egoing instrument, and acknowledged to me that May executed the same as Main free and voluntary act and deed for the uses and purposes therein set forth. My commission expires 11-27 19.65. TREASTINGES ENDERS DEED.	And that the said part	ion, dohereby expressly waive an appraisement of said real estate and all benefit of the homestead
STATE OF OKLAHOMA, SS. Before me, Fliely Medicine R Netway Public in and for said County and State, Tuls a County. Ss. On this day of June 19 14 personally appeared A Mining and Mande King Husband & high free and voluntary act and deed for the uses and purposes therein set forth. My commission expires 1/- 27- 19.45. This State of the state of the same is 1882 increase in 188		o void; otherwise of full force and virtue. In the day and affixed Missis seal on the day
STATE OF OKLAHOMA, 388. Before me, Perity Collision & Netway Public in and for said Country and State, Julia Country. 388. Before me, Perity Collision & Netway Public in and for said Country and State, Julia Country. 388. On this 9 day of June 10 14 personally appeared A Chile and Milaude King Husband + Neige to me known to be the identical person. 5 who executed the within and agoing instrument, and acknowledged to me that Attay executed the same as Allein free and voluntary act and deed for the uses and purposes therein set forth. My commission expires 11—27—19.15. I TREASURES - INDEXISTENT Liberto country that I reserved \$ 1996 and increase its 1382. Therefore its proposal as for its 1996 and increase its 1382. Therefore its proposal as on the	year first above mentioned.	
My commission expires // - 27 19.45. My commission expires // - 27 19.45. The Asimire - Indeed for the uses and purposes therein set forth. As an increase of the uses and purposes therein set forth. As an increase of the uses and purposes therein set forth. As an increase of the uses and purposes therein set forth. As an increase of the uses and purposes therein set forth. As an increase of the uses and purposes therein set forth. As an increase of the uses and purposes therein set forth. As an increase of the uses and purposes therein set forth. As an increase of the uses and purposes	가게 있는 생기 하는 것으로 하는 이번에 휴가하게 하는 것이 없는 것이다. 일을 위한 것이 하는 것이 하는 것이 하는 것이 되었다.	a la Haily
My commission expires //-27 19.45. THE ASUMES CARDONS MENT Light County it could be some as Mills free and voluntary act and deed for the uses and purposes therein set forth. Stall first and acknowledged to me that Mills free and voluntary act and deed for the uses and purposes therein set forth. Stall first and acknowledged to me that Mills free and voluntary act and deed for the uses and purposes therein set forth. Stall first and acknowledged to me that Mills free and voluntary act and deed for the uses and purposes therein set forth. Stall first and acknowledged to me that Mills free and voluntary act and deed for the uses and purposes therein set forth. Stall first and acknowledged to me that Mills free and voluntary act and deed for the uses and purposes therein set forth. Stall first and acknowledged to me that Mills free and voluntary act and deed for the uses and purposes therein set forth. Stall first and acknowledged to me that Mills free and voluntary act and deed for the uses and purposes therein set forth. Stall first and acknowledged to me that Mills free and voluntary act and deed for the uses and purposes therein set forth. Stall first and acknowledged to me that Mills free and voluntary act and deed for the uses and purposes and pu		Madue King
My commission expires //- 27 19.45. THE ASUM RESTRICTION FOR THE STATE OF THE PROPERTY OF THE		And the second s
My commission expires //- 27 10/25. The Asumore Commission of the Line of the		D. O. O. 101. D. W. D. 10.5
My commission expires // 27 - 19.65. My commission expires // 27 - 19.65. TELASTINGERS ENDER: 3 MENUAL SERVICE Liberton control item to 100 / 2 82. Therefore in payment of most 55 we have	Juled County 88. Before me, Kl	day of Cure 10 14 paramally appeared A History
My commission expires // 27 - 19.65. My commission expires // 27 - 19.65. TELASTINGERS ENDER: 3 MENUAL SERVICE Liberton control item to 100 / 2 82. Therefore in payment of most 55 we have	and Maude King	Mushand & Juffe to me known to be the identical person. S. who executed the within and
TREASURGES ENDOUSMENT Lighthorning that received 5.45 2 and translations in 12.82 Therefore represent of the region that	egoing instrument, and acknowledged to me that Attex execu	uted the same as
TREASURING S-ENDERSTRICATE Library Control of the street	My completion - 1/-27-	DIAL TURLY Coullings
Herein control its 1 received \$ 1485 and togeth its 1382 therefor in proment of the 15 see tax on the	my commission expires	· minimum minimum variation variation in the state of the same framework and the state of the same framework and the same of t
Lighth control from the Learning Land Section 15 Land Section		
1 Light control that I received \$.499 and incurs Receive to 2382 therefor in particular in any section than	The Action of the Action	
therefor in payment of mong so tax on the		항 집단 등 집 중심하는 현실하고 있다면 모든 것이라고 말하는 사람이 되었다면 하는 것 같
therefore in premient of more, see tax on the		
Dated this 7 way of June 1914 Golff J. Mannes County Tengeng. By the H Michilharii Sept—	therefore in reasonable in a 15 go fax on the	
Gestin J. Recover. Court Transver. By to H Mellhorn Sept-	Dated this Tusy of Care 1014	
County Transmor. g. By Co. H. Melelhorn Sept - :	Golin J Kranes	
By to H Mellhorn Sept	Courty Transver.	
	By the H Mehlhorn	left-
	and the contract of the contra	