SPECIAL REAL ESTATE MODIFICACE	GEO, D. ÉLEMÍN; É CO.
SPECIAL REAL ESTATE MORTGAGE.	Control of the second s
FROM	STATE OF OKLAHOMA,  County. \ \ 288. This instrument was filed for record in my
. Nagyanggi tagang ang ang antah di kini nagunanan kalang ang ang ang ang ang ang di danggi dang ang ang ang a In	on the A. D. 19 A. D. 19
ТО	o'clock
	By Deputy.
California de la constanta a quanto de la constanta de la constanta de la constanta de la constanta de la cons	
This Indenture,	ade thisin the year of our Lord One Thousand Nine Hundred
by and between	of the County of and State of Oklahoma, partof the first part
	the second
	of the first part, for and in consideration of the sum of
of the second part, the receipt whereof is he unto said partof the second part, and in the County of	reby acknowledged, hagranted, bargained and sold, and by these presents dogrant, bargain, sell, convey and con- to
The state of the s	
same in the quiet and peaceable possession	eleasible estate of inheritance therein free and clear of all incumprances, and that the second part
same in the quiet and penceable possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said justly indebted unto the said part	of said
same in the quiet and penceable possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said justly indebted unto the said parkof the being for a loan thereof made by the said pand payable according to the tenor and effectivered by the said	of said
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	claims of all persons whomsoever:  ument is made, executed and delivered upon the following conditions to-wit:  e second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	claims of all persons whomsoever:  ument is made, executed and delivered upon the following conditions to-wit:  e second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWA'S, And this inst FIRST: Said	coupons attached to said principal note.  per cent per annum, payable semi-annually on the coupons attached to said principal note.  port and of seed and delivered upon the following conditions to-wit:  e second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	claims of all persons whomsoever: ament is made, executed and delivered upon the following conditions to-wit:  e second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROYIDED ALWAYS, And this inst FIRST: Said	claims of all persons whomsoever: ament is made, executed and delivered upon the following conditions to-wit:  e second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	claims of all persons whomsoever: ument is made, executed and delivered upon the following conditions to-wit:  e second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	claims of all persons whomsoever: ument is made, executed and delivered upon the following conditions to-wit:  se second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROYIDED ALWAYS, And this inst FIRST: Said justly indebted unto the said part	claims of all persons whomsoever: ument is made, executed and delivered upon the following conditions to-wit:  e second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROYIDED ALWAYS, And this inst FIRST: Said justly indebted unto the said part	claims of all persons whomsoever: unent is made, executed and delivered upon the following conditions to-wit:  e second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said claims of all persons whomsoever: unnent is made, executed and delivered upon the following conditions to-wit:  e second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROYIDED ALWAYS, And this inst FIRST: Said justly indebted unto the said part	of said of all persons whomsoever: unent is made, executed and delivered upon the following conditions to-wit:  second part in the principal cum of— Dollars, in gold coin of the United States of the present standard of weight and fart— to fit the second part, to the said— Dollars, in gold coin of the United States of the present standard of weight and farth— to fit the second part, to the said— Dollars, in gold coin of the United States of the present standard of weight and farth— Local care in the part of the second part, to the said— Dollars, in gold coin of the United States of the present standard of weight and farth— Local care in the said of the second part of the second part of the said present of the said and present of the said principal note— Doupons attached to said principal note of the said principal note of the said of the said principal note of the said of the said principal note of the said principal note of the said principal note of the said note of the principal or interest of said note— Doupons attached to the possession thereof by receiver or otherwise.  The principal note of the said consideration, do— Dollars shall be added, which this mortgage or recover of the part, for said consideration, do— Dollars shall be added, which this mortgage also seed part, for said consideration, do— Dollars shall be added, which this mortgage also seed part of th
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said of all persons whomsoever: unent is made, executed and delivered upon the following conditions to-wit:  second part in the principal cum of— Dollars, in gold coin of the United States of the present standard of weight and fart— to fit the second part, to the said— Dollars, in gold coin of the United States of the present standard of weight and farth— to fit the second part, to the said— Dollars, in gold coin of the United States of the present standard of weight and farth— Local care in the part of the second part, to the said— Dollars, in gold coin of the United States of the present standard of weight and farth— Local care in the said of the second part of the second part of the said present of the said and present of the said principal note— Doupons attached to said principal note of the said principal note of the said of the said principal note of the said of the said principal note of the said principal note of the said principal note of the said note of the principal or interest of said note— Doupons attached to the possession thereof by receiver or otherwise.  The principal note of the said consideration, do— Dollars shall be added, which this mortgage or recover of the part, for said consideration, do— Dollars shall be added, which this mortgage also seed part, for said consideration, do— Dollars shall be added, which this mortgage also seed part of th
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said of all persons whomsoever: unent is made, executed and delivered upon the following conditions to-wit:  second part in the principal sum of  Dollars, in gold coin of the United States of the present standard of weight and find the second part, to the said to describe the second part, to the said to describe the said to describe the second part, to the said to describe the second part, to the said to describe the second part, to the said to describe the second part, and describe the second part agree.  The second part in the principal second promissory note. In the second part agree the second part agree to pay all taxes and assessments on said lands and premises when the same are due, and to keep all building responsible fire insurance company, to the satisfaction of the holder hereof, as additional security to this loan and if the taxes or insurance premiums are not paid when due, by the part yhe same, and this mortgage shall be security also for such payments, with interest thereon at the rate of 12 per cere responsibility of proofs and care and expenses of collecting said insurance if loss cours, instruments have of, the rents and profits of the said premises are pladged to the holder hereof as additional collateral second, and the holder is entitled to the possession thereof by receiver or otherwise. In the second the second payable at once, and without notice.  The said consideration, do make the second of the second payable at once, and without notice.  Before me,
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said all persons whomsoever: untent is made, executed and delivered upon the following conditions to-wit:  second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said dispersons whomsoever: unner is made, executed and delivered upon the following conditions to-wit:  e second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said dispersons whomsoever: cannot be seemed part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	of said all persons whomsoever: amen't is made, executed and delivered upon the following conditions to-wit:  os second part in the principal sum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROYIDED ALWAYS, And this inst FIRST: Said justly indebted unto the said part	of said all persons whomsoever: cumon is a made, executed and delivered upon the following conditions to-wit:  osecond part in the principal sum of.  the of the second part, to the said  Dollars, in gold coin of the United States of the present standard of weight and find to fine second part, to the said  to fine second part, to the said  Dollars, in gold coin of the United States of the present standard of weight and find to fine  creation  per cent per sonoun, payable semi-annually on the  and of even date thereof, a  part agreeto pay all taxes and assessments on said lands and premises when the same are due, and to keep all building responsible fire insurance company, to the satisfaction of the holder hereof in the sum of  responsible fire insurance company, to the satisfaction of the holder hereof in the sum of  responsible fire insurance company, to the satisfaction of the holder hereof in the sum of  responsible for insurance company, to the satisfaction of the holder hereof in the sum of  responsible for insurance company, to the satisfaction of the holder hereof in the sum of  responsible for insurance premiums are not pay to the satisfaction of the holder hereof in the sum of  responsible for insurance premiums are not pay to the satisfaction of the holder hereof as additional scalars of the satisfaction of the holder hereof as additional scalars and profiles of the said premises are pledged to the holder hereof as additional collaters as one), and the holder is called to the passession thereof by receiver or otherwise.  ratagree that if the maker of said note  seasments or insurance premiums, as they become due or to comply with any of the foregoing covenants, the whole sum of the fore hereof become due and payable at one, and without notice.  all pay all expenses of collecting the insurance, and in the event action is brought to foregoing covenants, the whole sum of the present of the first part  here of the first part is not payab
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	if said callings of all persons whomsoever: current is made, executed and delivered upon the following conditions to-wit:  e second part in the principal cum of
same in the quiet and pencenble possession heirs and assigns forever, against the lawful PROVIDED ALWAYS, And this inst FIRST: Said	e second part in the principal sum of