FROM	\ STATE OF OKLA	нома Э		
and the state of the	STATE OF ORLA		This instrument wa	s filed for record in my office
TO				- A. D. 19 at
- 1965년 - 1일 - 1			***************************************	Register of Deeds.
	By		Deputy.	
	Feet	9 5	Registros especiales (n. 1800). 18 - 18 - 18 - 18 - 18 - 18 - 18 - 18 -	
This Indenture, Made this	day of	in the y	year of our Lord One	Phousand Nine Hundred and
by and between			······································	
\$			adartary distriction with the state of the s	partof the second part.
WITNESSETH, That the said partof the first part, for	and in consideration of the sum	ofDollars, to	in han	l paid, by the said part
che second part, the receipt whereof is hereby acknowledged, ha to said partof the second part, and tohe the County ofand State of	granted, bargained and so irs and assigns, forever, all of th	old, and by these prese e following described tr	nts dogrant, bar	gain, sell, convey and confirm, elof land lying and situate
		Angelia Samuella (1985)	e kananda i e wasani wasani a sana sa	
		أمكار بالهار والتوسيطينيات		
			to the control of the control of	
		and the second s	ستندها مخطوعه بالأراث و الروايد. الأراث الإراث	and the state of t
TO HAVE AND TO HOLD THE SAME, With all and singularights of homestead exemption, note the said partof the s	ir, the tenements, hereditament	s and appurtenances t	thereunto belonging, or	in anywise appertaining, and said part of the first part
hereby covenant and agree that at the delivery hereof	ritance therein free and clear	of all incumbrances a	the In	wint ownerof the premises
e in the quiet and peaceable possession of said	/liomsoever:	wing gooditions thewite	the seco	nd part.
FIRST: Said	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
indebted unto the said partof the second part in the pri for a loan thereof made by the said partof the second	nart, to the said	old coin of the United S	States of the present sta	indard of weight and fineness,
nayable according to the tenor and effect of	certain negotiable pror	hearing date		payable to the
of said	per cent per an	num, pavable semi-ani	ears after date, at	day o
Further evidenced by coupons attached t	o said principal note	per cent p	er annum after matur	tv. the installments of interest
order of said	Il tayes and assessments on said	I lands and promises	when the same are due	and to keep all huildings and
vicements on said land insured in some responsible fire insurar rs, the policy to be made payable to the holder hereof, as add a first part, the holder hereof may pay the same, and this n and the first part	ce company, to the satisfaction itional security to this loan and mortgage shall be security also	if the taxes or insurance for such payments, v	e premiums are not pai with interest thereon	d when due, by the partt the rate of 12 per cent per
m and the first partassumeall responsibility of proof THIRD: The said parkof the first part agree to k alt or allow any waste on said premises.	s and care and expense of colle- eep all buildings, fences and i	cong said insurance if I mprovements on said	loss occurs. land in as good repair	as they now are, and to not
mit or allow any waste on said premises. FOURTH: In case of default in any of the covenants hereof the payment of the moneys herein mentioned, and the holder is FIFTH: Said part of the first part agreethat if the ame become due or any of the faxes, assessments or insurance by secured shall at the option of the holder hereof become due The said part	the rents and profits of the sal	id premises are pledge of by receiver or otherw	d to the holder hereof	as additional collateral security
FIFTH: Said part of the first part agreethat if the arme become due or any of the faxes, assessments or insurance by secured shall at the option of the holder hereof become due	premiums, as they become due and payable at once, and withc	or to comply with any ut notice.	of the foregoing cover	noteor any part thereof as ants, the whole sum of money
The said partof the first part, shall pay all expenses o ance policy, a reasonable attorney's fee of not less than	collecting the insurance, and	in the event action is	brought to forcelose t	his mortgage or recover on the
ance policy, a reasonable attorney's fee of not less than	o be void; otherwise of full force	y waive an appraiseme e and virtue.	ens of said real estate a	na all penetit of the homestead
IN TESTIMONY WHEREOF, The said part of the fire are first above mentioned.	st part hereunto sub	scribed	nameand affixed	on the day
Executed and delivered in the presence of		***************************************	\	
			·(·,)··································	
		agg ijegika maggijo naggara 1951-ng jegikangi naggije (1958-ng 13 na naggara) maggijanakanggaga (1864-ng	garagagingen nggasakaten nggasahan menghangagingan	na ng shaqiyaa magayada ng na ay
ATE OF OKLAHOMA,) Before me,	marina majaran (h. 1856 - 1874 - 1874 - 1874). Baran da santa da sa			
County. \ Ss. on this	day of	19 ,	personally appeared	
oing instrument, and acknowledged to me that				
길이 되는데 이렇게 되었다. 물로 살게 하게				
Iy commission expires		4874 - 12 - 12 - 12 - 12 - 12 - 12 - 12 - 1	A	
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	alimente en sant estado de la company de El company de la	ing to the properties of the second s	as alleann a little grapher thinks a replace of the most state.	ماريخ الله الله الله الله الله الله الله الل
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