FROM	STATE OF OKLAHOMA,
enter the control of	County. This instrument was filed for record in my office on the day of A. D. 19
70	o'clock
	Register of Deeds.
	ByDeputy.
	ang katang keuni kanggakan milipang talih bengara mengan 1922, panahan mitang bidang keuni dikanankat kepadaha Banah melikungan mengangan mengan mengan pengan pengan pengan pengan pengan pengan pengan bengan pengan pengan
Unis Indenture, Made this	day of
recens plans Albanda de consulta partida de la consulta del la consulta de la consulta del la consulta de la consulta del la consulta de la consulta de la consulta del la consulta de la consulta del la consulta	of the County ofof the first part and
	and in consideration of the sum of
	Dollars, toin band paid, by the said part
unto said partof the second part, and tolie	sirs and assigns, forever, all of the following described tractpleceor parcelof land lying and situate
	Oklahoma, to-wit;
<u> 1960 - Paris Marielle, and Arabania Arabania Baratania (1968).</u> Najarah Baratania (1968)	
a financia de que en financia de la composição de la comp	
TO HAVE AND TO HOLD THE SAME, With all and singul: Il rights of homestead exemption, unto the said partof the s	ar, the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and second part, and to of the first part
ohereby covenant and agree that at the delivery hereofboye granted, and seized of a good and indefensible estate of inhe	eritance therein free and clear of all incumbrances, and that
time in the quiet and peaceable possession of said	whomsoover: the second part ted and delivered upon the following conditions to-wit:
FIRST: Said	incinal sum of
ring 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, part, to the said
nd payable according to the tenor and effect of	certain negotiable promissory notenumbered
ith interest thereon from date until maturity, at the rate of	per cent per annum, payable semi-annually on the day of
the order of said	in each year, and per cent per annum after maturity, the installments of interest to said principal note and of even date therewith and payable
	all inxes and assessments on said lands and premises when the same are due, and to keep all buildings and nee company, to the satisfaction of the holder hereof in the sum of
follars, the policy to be made payable to the holder hereof, as add f the first part, the holder hereof may pay the same, and this a nnum and the first partassume	thonal security to this loan and if the taxes or insurance premiums are not paid when due, by the part mortgage shall be security also for such payments, with interest thereon at the rate of 12 per cent per is and care and expense of collecting said insurance if loss occurs.
THIRD: The said partof the first part agree to kommit or allow any waste on said premises. FOURTH: In case of default in any of the covenants hereof	eep all buildings, fences 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
or the payment of the moneys herein mentioned, and the holder is FIFTH: Said part of the first part agreethat if the he same become due or any of the taxes, assessments or insurance	all taxes and assessments on said lands and premises when the same are due, and to keep all buildings and nee company, to the satisfaction of the holder hereof in the sum of the satisfaction of the holder hereof in the sum of the satisfaction and if the taxes or insurance premiums are not paid when due, by the part
tereby secured shall at the option of the holder hereof become due. The said partof the first part, shall pay all expenses o	and payable at once, and without notice. I collecting the insurance, and in the event action is brought to forcelose this mortgage or recover on the
nsurance policy, a reasonable attorney's fee of not less than	——————————————————————————————————————
The foregoing conditions being performed, this conveyance to IN TESTIMONY WHEREOF, The said part of the first above mentioned.	to be void; otherwise of full force and virtue. st part————hereunto subscribed—————nameand affixedseal—on the day
Executed and delivered in the presence of	
STATE OF OKLAHOMA, \ ss. Before me,	in and for said County and State,
County.) on this	day of
	executed the same as
My commission expires19	
and the same of th	
	하는 100 분이 보다 일이 하는 것을 하는 것이 되었다. 보다 생각하는 이 생각이 되었다. 그 사람이 되었다. 2012년 1월 1일
	ara Maria da Maria de Maria Maria Maria de Maria Maria Maria de Maria de Maria de Maria de Maria de Maria de M Se desenvolves de Maria de Ma Desenvolves de Maria
g programme and the second of the second	