FROM	STATE OF OKLAHOMA, } ss.
on a sainte agus da chaigh ann an agus agus an an agus agus agus agus agus agus agus an agus an agus agus agus	on the A, D. 19, at
70	on the A, D. 19 at page of the A, at page at p
	Register of Deeds,
	By Deputy.
i karalangan nagarangan mangan di karalangan nagarangan karalangan karalangan karalangan karalangan menerel ji Bili karalangan menerelangan karalangan sebagai karalangan karalangan karalangan di Masalangan karalangan kara	Fees, \$
	day ofin the year of our Lord One Thousand Nine Hundred and
hy and between	
aliegis egistigati taminis praestoro duna estricatoro estrega de proposa en la collectiva de proposa de la collectiva de la c	of the County of
	nd in consideration of the sum of
ator supportanting paper aggitesus cycanophanggenesses sumble administration are administration and a support	Dollars, to management in hand paid, by the said part.
second part, the receipt whereof is hereby acknowledged, ha	granted, bargained and sold, and by these presents dogrant, bargain, sell, convey and confirm, and assigns, forever, all of the following described tractpieceor parcelof land lying and situate
2 County ofand State of (Oklahoma, to-wit:
한다들일 사일로 깔려를 모두 사망	
er in the figure of the first of the second	
Maria da la Caractería de Cara	
TO HAVE AND TO HOLD THE SAME, With all and singular	r, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and
	cond part, and to heirs and assigns forever. And the said part of the first part the lawful ownerof the premises
granted, and seized of a good and indefeasible estate of inher in the quiet and peaceable possession of said	tance therein free and clear of all incumbrances, and that will warrant and defend the
in the quiet and peaceable possession of said and assigns forever, against the lawful claims of all persons where the provided ALWAYS, and this instrument is made, execute FIRST: Said	nomsoever: d and delivered upon the following conditions to-wit:
FIRST: Said	cipal sum of
for a loan thereof made by the said partof the second p	out to the said
ayable according to the tenor and effect of	certain negotiable promissory notenumbered executed and bearing date 19 payable to the
Le Lafa	years after date, at
further evidenced by coupons attached to	said principal note
Palliculus III (1905) il 1905 il 1906 i	the second continue to be built thinks and minutes into the same and and and to been all builtings and
ovements on said land insured in some responsible fire insurant rs, the policy to be made payable to the holder hereof, as addit	traves and assessmens on said lands and premises when the same are due, and to keep an building and co company, to the satisfaction of the holder hereof in the sum of closed to this loan and if the taxes or insurance premiums are not paid when due, by the part
e first part, the holder hereof may pay the same, and this is m and the first partassumeall responsibility of proofs THIRD: The said part to the first part agree to ke	organge small be securely also for small haydrenes, that interest there is a little of 12 per cent per and expense of collecting said insurance if loss occurs. sep all buildings, fences and improvements on said land in as good repair as they now are, and to not
oit or allow any waste on said premises. FOURTH: In case of default in any of the covenants hereof,	the rents and profits of the said premises are pledged to the holder hereof as additional collateral security entitled to the possession thereof by receiver or otherwise. maker
e payment of the moneys herein mentioned, and the holder is FIFTH: Said part of the first part agreethat if the	entitled to the possession thereof by receiver of otherwise. maker
time become due of the volume taxes, assessment of this make to be seen a least the option of the holder hereof become due of the said parkof the first part, shall pay all expenses of	and payable at once, and without notice. collecting the insurance, and in the event action is brought to foreclose this mortgage or recover on the
ance policy, a reasonable attorney's fee of not less than	Dollars shall be added, which this mortgage also secures. ation, dohereby expressly waive an appraisement of said real estate and all benefit of the homestead be void; otherwise of full force and virtue.
ption and stay laws of the State of Oklahoma. The foregoing conditions being performed, this conveyance to	be void; otherwise of full force and virtue.
IN TESTIMONY WHEREOF, The said partof the ars	t parthereunto subscribednameand affixedsealon the day
Executed and delivered in the presence of	
and the second	
	내내가는 그는 한다는 병사에 가족한다면 되었다. 그는 계약을 하다는 그런 시작을 받는 것이라면 함께 되었다면 함
A Secretary of the production of the Contract	in and for said County and State,
	in and for said County and State, day of
ATE OF OKLAHOMA, 888. Before me,	THE PARTY OF THE P
County. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	to me known to be the identical personwho executed the within and
	to me known to be the identical person
County. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	to me known to be the identical person
County. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	to me known to be the identical person
County. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	to me known to be the identical person
County. \int S on this and and and ing instrument, and acknowledged to me that	to me known to be the identical person who executed the within and cecuted the same as free and voluntary act and deed for the uses and purposes therein set forth.
County. \int \frac{ss}{ss} on this \qquad \qquad \qquad \qquad \qquad \qquad \qquad \qquad \qqquad \qqqqq \qqqqq \qqqqq \qqqqqqq \qqqqqqqq	to me known to be the identical person
	to me known to be the identical person
County. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	to me known to be the identical person
County. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	to me known to be the identical person
County. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	to me known to be the identical person
	to me known to be the identical person
County. Ss. on this	to me known to be the identical person
County.) 385. on this and and and acknowledged to me that commission expires.	to me known to be the identical person