	STATE OF OK.	LAHOMA,)	
anda da wasa maasanaanaanaa ka kaka a ka ka ka ka ka ka ka ka ka 	naminasa Milyan Samunanah Manaka da	County, ss. Thi	is instrument was filed for record in my off
TO			A. D. 19 at
			Register of Deed
웹 강성보지 않았다. 그렇게 생각하는 것이	I - T	Fees, \$	
		and the second of the second of the second of	kan jekan ja li
This Indenture, Made this	dny of	in the year of	our Lord One Thousand Nine Hundred a
by and between			
		nersen, series com est et et es éculos de procesor emporendation en entre en en en est en en en en en en en en	partof the second pa
WITNESSETH, That the said partof the first par	rt, for and in consideration of the s	um ofDollars, to	in hand paid, by the said part,
ne second part, the receipt whereof is hereby acknowledge said partof the second part, and to			
ne County ofand St			
			سر ما نشور و المناوية على وي والما المستملسة
	and the second s	Andrew Spirit and the supplier of the second spirit spirit spirit spirit spirit spirit spirit spirit spirit sp	
and the second s	and the second s		
	and the second section of the second section of the second section of the second section of the second section	anne and anne and a second	en de la companya de La companya de la co
TO HAVE AND TO HOLD THE SAME, With all and a gbts of homestead exemption, unto the said part	of the eccount mark and to	hoirs and assigns fo	rever. And the said nort of the first n
hereby covenant and agree that at the delivery hereof	f	er of all incumbrances, and the	the lawful ownerof the premulti-
in the quiet and penceable possession of said	rsons whomsoever:	ollowing conditions to-wit:	the second part
FIRST: Saidof the second part in			
for a loan thereof made by the said part	econd part to the said	n gold coin of the United States	of the present standard of weight and finence
nyable according to the tenor and effect of ered by the said of said		bearing datebearing	19payable to
interest thereon from data until maturity at the rate	e of ner cent per	annum, pavable semi-annually	on theday
further evidenced by coupons atta		nt	
American a control of the control of	and the second of the control of the	and the state of the later than a factor to the state of	
SECOND: Said partof the arse part agreeto we ments on said land insured in some responsible fire in rs, the policy to be made payable to the holder heroof, ra first part, the holder heroof may pay the same, and n and the first partassumeall responsibility of THIRD: The said partof the first part agreeif or allow any waste on said premises.	as additional security to this loan a I this mortgage shall be security of if proofs and care and expense of c	nd it the taxes or insurance pren also for such payments, with in ollecting said insurance if loss oc	nums are not paid when due, by the part aterest thereon at the rate of 12 per cent curs.
THIRD: The said partof the first part agree it 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	n as good repair as they now are, and to he holder hereof as additional collateral secur
he payment of the moneys herein mentioned, and the ho FIFTH: Said part of the first part agreethat ame become due or any of the taxes, assessments or ins	older is entitled to the possession the tif the makerof said notes urance premiums, as they become	ereof by receiver or otherwise. hall fail to pay the principal or due or to comply with any of the	interest of said noteor any part thereof
nit or allow any waste on said premises. FOURTH: In case of default in any of the covenants be payment of the moneys herein mentioned, and the ho FIFTH: Said part of the first part agreethat are become due or any of the taxes, assessments or instance become distinct the option of the holder hereof become The said partof the first part, shall pay all expensions.	ne due and payable at once, and wi enses of collecting the insurance, t	thout notice. and in the event action is broug	tht to foreclose this mortgage or recover on
rance policy, a reasonable attorney's fee of not less tha And that the said part	onsideration, dohereby expr	essly waive an appraisement of	all be added, which this mortgage also seem said real estate and all benefit of the homest
The foregoing conditions being performed, this convey IN TESTIMONY WHEREOF, The said partof tear first above mentioned.	vance to be void; otherwise of full f the first part————hereunto	orce and virtue. subscribedname.	and affixed seal on the
Executed and delivered in the presence of	보다. 제작 및 명칭 보이다. 제공보다 등일 표시하다 하		
			n king par di julian di gana par digaga paramanan nangga pangga tangga pangga pangga pangga pangga pangga pang Kangga pangga
			그림 보이 되고 한 뒤를 되어 되고 보니다. 이 나는
orania diamenta indicarata di conservación i de describiración de describiración de describiración de describir			in and for said County and St
TATE OF OCLAHOMA Before n		per	sonally appeared
TATE OF OKLAHOMA, Ss. Before n			identical personwho executed the within a
TATE OF OKLAHOMA, ss. Before n on this and	***************************************		
ATE OF OKLAHOMA, ss. Before n country. ss. on this on this on this on this on this one that o	executed the same as	free and voluntary act and	
ATE OF OKLAHOMA, Ss. Before no this on this and mg instrument, and acknowledged to me that	executed the same as	free and voluntary act and	deed for the uses and purposes therein set for
ATE OF OKLAHOMA, Sss. Before n County. ss. on this and and ginstrument, and acknowledged to me that	executed the same as	free and voluntary act and c	deed for the uses and purposes therein set for
ATE OF OKLAHOMA, Ss. Before n County. on this and alknowledged to me that My commission expires	executed the same as	free and voluntary act and	deed for the uses and purposes therein set for
ATE OF OKLAHOMA, Ss. Before n County. ss. on this and not give instrument, and acknowledged to me that My commission expires	executed the same as	free and voluntary act and	deed for the uses and purposes therein set for
ATE OF OKLAHOMA, ss. Before n on this on this and ing instrument, and acknowledged to me that	executed the same as	free and voluntary act and	deed for the uses and purposes therein set for
COUNTY. Ss. on this on this on this on the county of the county. My commission expires	executed the same as	free and voluntary act and	deed for the uses and purposes therein set for
CATE OF OKLAHOMA, Ss. Defore not this not on this not on this not on this not one instrument, and acknowledged to me that the commission expires	executed the same as	free and voluntary act and	deed for the uses and purposes therein set for
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ATE OF OKLAHOMA, ss. on this on this ing instrument, and acknowledged to me that	executed the same as	free and voluntary act and	deed for the uses and purposes therein set for
TE OF OKLAHOMA, County, ss. Before n on this and g instrument, and acknowledged to me that y commission expires	executed the same as	free and voluntary act and	deed for the uses and purposes therein set for