SPECIAL REAL ESTATE MORTGAGE Jacob in Mi	meet	
FROM	STATE OF OKLAHOMA,	
	Julia County. \ ss. This instrument was filed to	r record in my office
	on the 30 day of A. D. 16	
TO	o'clock M., and duly recorded in Vol., of mark p)nge
	Lew H. G. Maislessy	Register of Deeds.
	By	
the state of the section of the sect	Fees, \$	
This Indenture, Mado Mis 30	the good described in the year of our Lord One Thousand	Nine Hundred and
Teight by and between Latie 9 2	oc, when tuelo and I. D. Lee	
Q y	of the County of Julian and State of Oklahoma, part 102	of the first part and
William Scotland The Standard	maninaminaminaminaminaminaminaminaminami	of the second part. co
Out Thousand on the first part,	for and in consideration of the sum of Dollars, to Thelical in hand paid, by	within mortgage, and same is hareby remarked within mortgage, and same is hareby remarked within mortgage, and same is hareby remarked before my local of the loc
of the second part, the receipt whereof is hereby acknowledged,	ha Z.L. granted, bargained and sold, and by these presents dogrant, bargain, sell,	convey and confirm,
// // // // // // // // // // // // //	heirs and assigns, forever, all of the following described tractpieceor parcelof h	and lying and situate
	of Oklahoma, to-wit:	A L
all of lot number	Jour (4) Block one humaned	Tifly ledged
and the second s	and the second	A ST SE
one (51) according to of	Since seconded plat of buloa, Or	law,
S		ES MA
Subject to a most un	go of handy six hundred (2600) 2	Loce aro PM 23
charabled to B.F. Potters Will	go of hunty six hundred (2600) d Ed Dec 30, 1908, due the years a	effer dalos
The same of the same of the same		ise appertaining, and the control of the first party
and the control of th		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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TO HAVE AND TO HOLD THE SAME, With all and sing	gular, the tenements, hereditements and appurtenances thereunto belonging, or in anywi	ise appertaining, and
all rights of homestead exemption, unto the said part	ie second part, and to heirs and assigns forever. And the said part	
above granted, and seized of a good and indefeasible estate of i	pheritance therein free and clear of all incumbrances, and that will will will will will will will wil	arrant and defend the
heirs and assigns forever, against the lawful claims of all person PROVIDED ALWAYS, And this incrument is place, one FIRST: Said	is whomsoever; outed and delivered upon the following conditions to wit:	
FIRST: Said Advis Vales To all justly indebted unto the said part is in the second part in the	principal sum of	
being for a loan thereof made by the said part. 44of the secon	Dollars, in gold coin of the United States of the present standard of	
and payable according to the sense part and effect of the secsor delivered by the said fifther of the secsor delivered by the said part of the said part of the secsor delivered by the	certain/negotiable promissory noto numbered f	executed and
order of said all tolicitors	Goday V years after date, at Mulls a	Jan of
with interest thereon from date until maturity, at the rate of	in each year, and per cent per annum after maturity, the in	stallments of interest
being further evidenced by coupons attache to the order of said	ed to said principal note and of even date t	nerewith and payable
SECOND: Said part 460 of the first part agree to part improvements on said land insured in some responsible fire insu	ly all taxes and assessments on said lands and premises when the same are due and to be trance company, to the satisfaction of the holder hereof in the sam of the additional security to this loan and if the taxes or insurance premiums are not paid when dis mortgage shall be security also for such payments, with interest thereon at the rat cools and care and expense of collecting said insurance if loss occurs. The provided has been all buildings, fences and improvements on said land in as good repair as they	ceep all buildings and
Dollars, the policy to be made payable to the holder hereof, as a of the first part, the holder hereof may pay the same, and the	nactional security to this loan and if the taxes or insurance premiums are not paid when d is mortgage shall be security also for such payments, with interest thereon at the rat looks and care and expense of collecting said insurance if loss occurrence.	ue, by the part. CO e of 12 per cent per
THIRD: The said part.L. A. of the first part agree t commit or allow any waste ou said premises.	o keep all buildings, fences and improvements on said land in as good repair as they	now are, and to not
FOURTH: In case of default in any of the covenants her for the payment of the moneys herein mentioned, and the hold	o keep all buildings, lences and improvements on said land in as good repair as they col, the rents and profits of the said premises are pledged to the holder hereof as addition is entitled to the possession thereof by receiver or otherwise. The maker of said noteshall fail to pay the principal or interest of said note the maker of said note of said note of the foregoing covenants, the lee and payable at once, and without notice. If a collecting the insurance, and in the event action is brought to foregother this mortg	nal collateral security
the same become due or any of the trast part agree	one maker. And the note much man tail to pay the principal or interest of said note	whole sum of money
The said part 182 of the first part, shall pay all expense	s of collecting the insurance, and in the event action is brought to forcelose this mortg	age or recover on the
And that the said part	Dollars shall be added, which this plication, do	iefft of the homestead
The foregoing conditions being performed, this conveyang IN TESTIMONY WHEREOF, The said partiesof the	ce to be void otherwise of full force and virtue. I name. And affixed name. And affixed	-cenl on the day
and year first above mentioned. Executed and delivered in the presence of	1-91	
물론 즐러움 아름을 그리고 있다.	Lalie Lace	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	many de la Alabamana de la Ala	
		numero de la companya del companya de la companya del companya de la companya del la companya de
STATE OF OKLAHOMA, \s. Before me,	Bf Office in and for sai	id County and State
Countil.	day of personally appeared	
Fatic 4-Lee and J- Di Lee	her hersband to me known to be the identical person of who ex	cecuted the within and
foregoing instrument, and acknowledged to me that The	executed the same as their free and voluntary actual digitor he uses and purp	oses therein set forth.
My commission expires Lept 13	19. Il Sharing	Public
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