FROM STATE OF STATE O	STATE OF OKLAHOMA,
	County. Ss. This instrument was filed for record in my office
TO	on the day of A. D. 1944, at 4
	Starth Stawalhly Register of Deeds.
	By Deputy,
	F008, \$
	$\tau_{\ell}$
This Indenture, Made this Market	day of Addition in the year of our Lord One Thousand Nine Hundred and
by and between Sindfill March	of the Pounty of Tulkal and State of Oklahoma, part let of the first part and
	JAHM Beauty of the second part.
WITNESSETH, That the said partles of the first part, for a	ا الله الله الله الله الله الله الله ال
	granted, bargained and sold, and by these presents dogrant, bargain, sell, convoy and confirm,
said part of the second part, and to heir e County of and State of	s and assigns, forever, all of the following described tractpieceor parcelof land lying and situate
all of sol me () and	two (2) in block twelve (12) in the billette -
tale dadición in las o	my of sura copia anomaly a
recorded plat thereof	
	Put twive received, I acknowledge satisfaction and payment in full of the
a pinangan di kabupatan di salah kabupat <del>a di maja kabupat di kab</del>	Makin mortgage, and same is hereby be gased.
	And I destroy to the state of t
	Agreed and acknowledged before me House 17-1911
	Magister pl/Dunk
TO HAVE AND TO HOLD THE SAME, With all and singular	t, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and conditions and to heirs and assigns forever. And the said part and of the first part
ghts of homestead exemption, unto the said part demonstration of the se hereby covenant and agree that at the delivery hereof	Title lawful owner of the premises
e granted, and scized of a good and indefensible estate of inher in the quiet and peaceable possession of said	tance therein free and clear of all incumbrances, and that diff will warrant and defend the
PROVIDED ALWAYS, And this instrument is made, execute FIRST: Said	d and delivered upon the following conditions to-wit:
indebted unto the said part. of the second part in the prin	cipal sum of translately final figure of the finite of the present standard of weight and finances,
g for a loan thereof made by the said particle of the second p	
ered by the said of parties of the first	bearing date Telly 19,9 payable to the
interest thereon from date until maturity, at the rate of	per cent per annum, parable semi-annually on the day of interest
g further evidenced by coupons attached to	said principal note and of even date therewith and payable
SECOND: Said part. of the first part agreeto pay all overments on said laud insured in some responsible fire insurance.	taxes and assessments on said lands and premises when the same are due, and to keep all buildings and to company, to the satisfaction of the holder hereof in the sum of
ars, the policy to be made payable to the holder hereof, as addit he first part, the holden hereof may pay the same, and this $\pi$	the company, to the satisfaction of the holder hereof in the sum of the satisfaction of the holder hereof in the sum of the holder hereof in the sum of the holder hereof in the holder hereof in the holder hereof in the sum of the holder hereof in the holder hereof in the sum of the holder hereof in the hold
FOURTH: In case of default in any of the covenants hereof, the payment of the moneys herein mentioned, and the holder is REFUH. Said part and of the first part agreed, that if the	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 Jof said noteshall fail to pay the principal or interest of said noteor any part thereof as premiums, as they become due or to comply with any of the foregoing covenants, the whole sum of money 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
ame become due or any of the taxes, assessments or insurance by secured shall at the option of the holder hereof become due	premiums, as they become due or to comply with any of the foregoing covenants, the whole sum of money and payable at once, and without notice.
The said part of the first part, shall pay all expenses of rance policy, a reasonable attorney's fee of not less than	Collecting the insurance, and in the event action is brought to foreclose this mortgage or recover on the  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
year first above mentioned.	be void otherwise of full force and virtue
Executed and delivered in the presence of	F. M. Wardens
If Wichardson	Estelle Mandens
	Jonewall & Richardson Ja Motary William and for said County and State,
Tulea County. 88. on this It	and day of Telauary 10 29 personally appeared
W Wester and Letelle, 71	to me known to be the identical person who executed the within and
going instrument, and acknowledged to me that Tilly	couted the same as Hear free and voluntary act and deed for the uses and purposes therein set forth.
My commission expires July 24th 19.	the Deal .
<b></b>	가는 보이 하하면 하시다 하는 점점 그릇이 있었다. 나를 무슨 물로 있었다. 이 물리이루는 이 동물을 만하고 있다는 아름이 있다. 모른 물리를 받다고 있다.
1987 kan merikan mengan merikan mengan mengan mengan mengan pendapan di pendapan mengan mengan mengan mengan m Tanggan pendapan mengan pendapan mengan pendapan mengan pendapan pendapan pendapan pendapan mengan pendapan men	
[[[[] [[] [[] [[] [] [] [] [] [] [] [] [	행동화하다면 방송이 고리의 의문이 받는 전상부터를 다고 되었다. 그 보고 생각하다는 말이 제 되는 것이라는 것이다고 하는 것이다.
and the second of the second o	ing and the control of the control o
The state of the second contract of the second seco	granden and the state of the st