SPECIAL REAL ESTATE MORTGAGE.	
FROM	\ STATE OF OKLAHOMA, \
그 경기를 들어 보고 있다는 그리를 하고 있다.	County, Ss. This instrument was filed for record in my office
	on the 60 4 day of Coll A. D. 1929 at 4 30
To	o'clock M., and duly recorded in Vol. of at page
	Register of Deeds.
	By Deputy.
e salatan di samuel regioni in terre gili periodi periodi di mengani mengan dalam di salata dan disebuah di sa	Proceedings of the control of the co
This Indenture, Made wife,	and the year of our Lord One Thousand Nine Hundred and
by and between G. J. alle	sow i saife glad allies we
100	of the Country of Taralana and State of Oklahoma, part of the first part and
WITNESSETH, That the said part all of the first part, for	ing in consideration, of the sum of
of the second part, the receipt whereof is hereby acknowledged, ha Ledgranted, bargained and sold, and by these presents do grant, bargain, sell, convey and confirm,	
	rs and assigns, forever, all of the following described tractpieceor parcelof land lying and situate
in the County of Tuleal and State of	Oklahoma, to-wit
all of lots eight (8) nine (	(9) and ten (10) in block seven (1) in Morth!
Julsa addition to Julsa Ok	la as shown by seconded plat thereof
	나라 말씀하는 말을 것 않아 다른다는 사람들은 사람들이 살다.
andria de la composição d La composição de la compo	an pinambilan kati katang mengangan dia danan danan katang mendalan danan dana
TO HAVE AND TO HOLD THE SAME, With all and singula	r, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apportaining, and county part, and to the first part heirs and assigns forever. And the said part
all rights of homestead exemption, unto the said partof the se	leond part, and to the first part the lawful owners of the first part the lawful owners of the premises
above granted, and seized of a good and indefensible estate of inhesame in the quiet and peaceable possession of said	the lawful owners of the premises ritance therein fred and clear of all incumbrances, and that the will warrant and defend the
heirs and assigns forever, against the lawful claims of all persons w PROVIDED ALWAYS, And this instrument is made, execute FIRST: Said Aller 1. Turfle	homsoever: ad and delivered upon the following conditions to-yit:
ingly indebted unto the gold thart Of the second part in the prin	acinal sum of
being for a loan thereof made by the said partof the second [	Dollars, in gold coin of the United States of the present standard of weight and fineness, part, to the said parties of the Frank part.
delivered by the said fathering to the tenor and effect of	Dearing date Off father 194 payable to the
with interest thereon from date uptil maturity, at the rate of	A per cent per annum, payable semi annually on the day of
being further evidenced by compons attached to	in each year, and per cent por annum after maturity, the installments of interest paid principal note
second: Said part Alfold the first part agreeto pay al	I taxes and assessments on said lands and premises when the same are due, and to keep all buildings and
improvements on said land insured in some responsible fire insuran Dollars, the policy to be made payable to the holder hereof, as addi	ce company, to the satisfaction of the holder hereof in the sum of the sum of the sum of the satisfaction and if the taxes or insurance promiums are not paid when due, by the particles.
annum and the first part and cassume	Il taxes and assessments on said lands and premises when the same are due, and to keep all buildings and ce company, to the satisfaction of the holder hereof in the sum of the satisfaction of the holder hereof in the sum of the same are due, by the partitional security to this loan and if the taxes or insurance prominms are not paid when due, by the partitle nortgage shall be security also for such payments, with interest thereon at the rate of 12 per cent per sand care and expense of collecting said insurance if loss occurs.  The partition of the same are due, and to prove the same are due, and to not seen all buildings, fences and improvements on said land in as good repair as they now are, and to not
commit 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
for the payment of the moneys herein mentioned, and the holder is  FIFTH: Said part of the first part agreethat if the the same become due or any of the taxes, assessments or insurance	entitied to the possession increase by receiver or otherwise.  maker Lot said note
hereby secured shall at the option of the holder hereof become due. The said part de of the first part, shall pay all expenses of	and payable at once, and without notice.  collecting Are insurance, and in the event action is brought to foreclose this mortgage or recover on the
insurance policy, a roasonable attorney's fee of not less than  And that the said partof the first part, for said conside	Dollars shall be added, which this mortgage also secures. ration, do hereby expressly waive an appraisement of said real estate and all benefit of the homestead
exemption and stay laws of the State of Oklahoma.  The foregoing conditions being performed, this conveyance to	the rents and profits of the said premises are pledged to the holder heroof as additional collateral security entitled to the possession thereof by receiver or otherwise.  The profits of said note
and year first above mentioned.  Executed and delivered in the presence of	is particles——nerounto subscribed————————————————————————————————————
Executed and delivered in the presence of	Lingia allanda anticolor de la companya della companya de la companya de la companya della compa
	man of the State S
CONTAINE OF OTT ATTORES	Lang V. A. Michigan V. Star P. Mich
STATE OF OKLAHOMA, Ss. Before me, County. Ss. on this	
G. J. allison and Idal	alliand who executed the within and
Joregoing instrument, and acknowledged to me that	executed the same as Little free and voluntary act and dead for the uses and purposes therein set forth.
My commission expires James 19,	Di (VI) Wary Dellas
	Leseau,)
anne ann an t-aireann an ann an aine airean a fhair, a ta ann an t-airean an ann an an an airean an airean an T-aireann an ann an	and the second of the second o
artinophilipinga ngapatan na mana angapatan na n	