1.4.7	1.4		1.1.2	Sec. 18	S	4.20	0.8.20	1116653		tion of the	10.00	16 Z C	1000		10.144	25 E C		A	6 H H H	in status	100	- total in	442	9000 B	61 H C	CONTRACT.	GURCE:	201 - F	12.5.10	<b>161 1</b> 74	1007	<b>的名称</b> 在	6.4.4	1.4	
N	70.01	1.1		0.00	16.00	to deve	1000	9425.350	15.424	201915	4.7940	C21147		11.57	bed at	1.00		and the second	*****	dan darê	10.044	eres i	421.013	18100	300.6	Sec.	085200	020126	Second Sec.		646.44		(ar 6 v)		
- X-																											28 L							r (yr	
																	1.2									4	·		14.15		5 6 6		÷ ,	- 57	
								· · · · ·	12.62			· 2	di se		3, 53			- 6 - 7	1.1	1.1			1 A - 1						. 20				- 1 A	ч÷.	, 181
2.64		11.2	1.16.5	. <i>14</i> (4)		1.11	12.6	1.16	. H.	- C.	÷ 1.	10 a b		فيشدوه	A	< 12.		. celul	3	< 3.2 E	i dar	1.25.1	5.2. 1.	۱. All	6		10.10.1		- A. T.	فأجرده	2.00.0	t.	1. 8. 1 . 6		
	14	63.L.	1.1	IN COL	3.00	19.0	- C - C	1.1.1	- AI	÷ .	1000	1	201	1.1.1	1990	1725	-04 ·		0.23	215		1.16	19. A. C.	9 J I	1000	. N.			100.00		siitee.	1.11	S. 16	x13%	417

•

11

111

•

This instrument was field for record in my office on thed'add.			62.	L
A. D. B.       A. D. B.       A. D. B.       A. D. B.         10       In Brach.	MORTOAGE.			
Links with the second and the second action of	70	A. D. 19	M., and duly recorded	and the state of the set of the s
blaves		Deputy.		والمستحد والمستحد
			Nine Hundred and	A DESTRUCTION OF THE OWNER OF THE
Deltars, 16     Deltars, 20     Deltars,				and the second second
noise values below of the ansatz is used and be thene present do	WITNESSETH, that the said partof t	the first part, in consideration of the sum of	コート・ビート おうまい おうまい	of some statements
the Indian Meridian, containing in all	nereby acknowledged, hammensold, and by these pr	resents doGrant, Bargain, Sell and Mortgage to the said party of the second party of	rt or assigns forever,	a a constant (Barranov e a constant a constan
the Indian Moridian, containing in allArraw, more or less, according to the Government survey thereo. And its barchy mutually agreed that is ease the party of the accord mutual barchesis and any of the Indianation of Indianation Indianation of Indianation Indianation of Indianation Indianation of Indianation Indianatio Indianatio Indianation Indianation Indianatio				a succession and the first second
the Judien Meridian, containing in all				nin minimum na sa
the Indian Meridian, containing in all				**************************************
And is berekpression metaally agreed that is easen the party of the accessing aprices of a provide and a shall beer indexess of and provide and all the state, tild end departments or oddees of the accessing approximation of a non-part of the accessing approximation of the accessing appro				
Its, 10       15, 10       16, 10	herein. And the said partof the first part doherein	hereby covenant and agree that at the delivery hereof	ance therein, and will	a lagan galarah di manar i ak ngar un minan
And aid mortgagon				
Signed, and delivered in the presence of       (SEAL.)         (SEAL.)       (SEAL.)         STATE OF OKLAHOMA,       (SEAL.)         County, and State on this       day of         10county and State on this       day of         11       to mo known to be the identical person         12       to mo known to be the identical person         13       excouted the same as         14       free and voluntary act and deed for tho uses and purposes therein set forth.         WINNESS my hand and official seal the day and year last above set forth.         My Commission expires       10         10       Notary Public.         ASSIGNMENT.       DOLLARS,         In hand paid, the receipt of which is hereby acknowledged       do hereby transfer to         within morigage and note       hand       this         IN WITNESS WHEREOF,       have hereunic set       hand         IN WITNESS WHEREOF,       have	resolution by haw, appliatement interform when the overplus of and in a deharges of making such sale, and the overplus, if any i irs or assigns. And said mortgagorfurther expressly agree th recien provided, the mortgagorwill pay to said plain sees, said fee to be due and payable upon the filing of petiti and the amount thereof shall be recovered in said foreeloss recof enforced in the same manuer as the principal debt i county where real estate mortgaged is situated regardles	Theresh, taxes and penaltikes thereon, and interest on delinquent taxes at the rate fixed by law, to there be, shall be paid by the party making such sale, on demand to the said partof the fixed there be, shall be paid by the party making such sale, on demand to the said partof the fixed that in case of foreelosure of this mortgage, and as often as any proceedings shall be taken to i fulf fifty dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other leg- tion for foreelosure and the same shall be a further charge and lien upon the said premises descri- uure suit and included in any judgment or decreas rendered in any action as aforesaid, and hereby secured. It is expressly stipulated that upon default herein suit to foreclose this mort set or traidence of mortgagors, or either of them, and all objections to venue of such suit are here	gether with the costs rst part	<ol> <li>A set and the set of the set of</li></ol>
STATE OF OKLAHOMA, County.       \$8.       Before me,	Signed, and delivered in the presence of			and the second sec
d County and State on this		가장 이 것 같아. 이 가슴 이 위에서 물건을 가지 않는 것이 같아. 이 가지 않는 것 같아. 이 가지 않는 것 같아. 이 가슴 것 같아.	이 이 가지 않는 것 같아. 이 같아. 이 같아. 물 수 없	inter-second second second
I	STATE OF OKLAHOMA, County.	Before me,a Not	tary Public in and for	
ASSIGNMENT. DOLLARS, 	nd	me known to be the identical personwho executed the within and foregoing instrument, and voluntary act and deed for the uses and purposes therein set forth.	nnd acknowledged to	na na standarda e na standarda da sera sera sera sera sera sera sera ser
within mortgage and note thereby secured, without recourse. IN WITNESS WHEREOF,have hereunto sethandthisday of10		그는 물통 이 그렇게 주요. 이 가지 않는 것은 것을 하는 것은 것 같은 것 같은 것 같은 것 같은 것을 수 없는 것을 수 없다.		and official care and particular office.
the of County, ss.	ie within mortgage and note thereby secured, without IN WITNESS WHEREOF,	recourse. to sethandthis1	D	a po destruction de la companya de la compa
foregoing assignment, and daly acknowledged the execution of the same to be his voluntary act and deed for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the day and date last above written. My Commission expires	and an a second seco	County, ss.	化化化物 网络紫檀属	den en de la constante de la c
	tate of	ny hand and ollicial seal, on the day and date last above written.	이상에서 이상 가장 本都 算제	andra and and a state of the st