SPECIAL REAL ESTATE MORTGAGE.	PARTIES DO DE LATALO L CO., ELIZIVE
FROM	STATE OF OKLAHOMA, COMPA
	County. ss. This instrument was filed for record in my office
√	on the A. D. 1929 at A. D.
	Register of Deeds.
	By Deputy.
	day of December in the year of our Lord One Thousand Nine Hundred and
by and between Joseph M. A.	and State of Oklahoma, part and of the first part and
WITNESSETH, That the said part class of the first part, for	Birrely part of the second part,
Quell thousand	Dollars, to the said part
unto said part goof the second part, and to he	granted, bargained and sold, and by these presents dogrant, bargain, sell, convey and confirm, irs and assigns, forever, all of the following described tractpieceor parcelof land lying and situate
in the County ofand State of	
The southeast quarter of the worthwes	to quarter of the contract quarter and the week half
a carter) of the southoust recenter	east quarter, and the southeast) quarter of the mortheast and the morth half of the morthwest quarter of the
southeast quarter, and the morthe	net quarter of the northeast quarter of the southwest
quarter of Section b, township	20 Mosto range 13 east of the Indian Miridian
Containing To acrest more or less a	coording to the survey thereof.
	ika ya da wa fi sana ingi wa gama atau maa bawaa ya maa wa wa ka maa wa maa wa
	있는 보고 있는 것이 되었다. 그 전략 경험 등 기를 보고 있는 것이 되는 것이 되었다. 그는 것이 되었다. 그는 것이 되었다. 그는 것이 되었다. 그런 것이 되었다. 그런 것이 되었다. 그런 것이 그는 사람들은 것이 하는 것이 있는 것이 되었다. 그런 것이
TO HAVE AND TO HOLD THE SAME, With all gad singul	ur, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and
dohereby covenant and agree that at the delivery vereal	heirs and assigns forever. And the said part for the first part the lawful owner of the premises ritance therein two and clear of all incumbrances, and that the will warrant and defend the
same in the quiet and peacenble possession of said heirs and assigns forever, against the lawful claims of all persons we PROVIDED ALWAYS, And this instrument is made, execut FIRST: Said Laya M. Layar T. Laufe. Gear	thomsoever:
PROVIDED ALWAYS, And this instrument is made, executing the first. Said Ladya Mi Carpet First. Learning instity indebted unto the said part of the second part in the pri	ed and delivered uportue following conditions to wit:
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 fault funt fault
and payable according to the tenor and effect 61. delivered by the said partitue fund order of said fund	1 Stand months warms after date at Testing
with interest thereon from date until maturity, at the rate of	per cent per annum, payable-semi-annually on the day of in-each year, and per cent per annum after maturity, the installments of interest
The state of the s	o said-principal noteand of even-date therewith and payable
improvements on said land insured in some responsible fire insurar Dollars, the policy to be made payable to the holder hereof, as add	Il faxes 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 bolder hereof in the sum of the same of the control of the same are not paid when due, by the part mortgage shall be security also for such payments, with interest thereon at the rate of 12 per cent per s and care and expense of collecting said insurance il loss occurs. The control of the contro
annum and the first part. Some annum and the first part. Some annum and the first part. Some annum all responsibility of proof THIRD: The said part. Some first part agree to be a first part agree to be a first part.	mortgage shall be security also for such payments, with interest thereon at the rate of 12 per cent per s and carpense of collecting said insurance it loss occurs. See the per seep 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 for the payment of the moneys herein mentioned, and the holder is	the rents and profits of the said promises are pledged to the holder hereof as additional collateral security entitled to the possession thereof by receiver or otherwise. Inaker
the same become due or any of the taxes, assessments or insurance hereby secured shall at the option of the holder hereof become due	makerol said noteshall fall 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.
The said part. All of the first part, shall pay all expenses of insurance policy, a reasonable attorney's fee of not less than all that the said part. Of the first part for said considerable	t 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.
exemption and stay laws of the State of Oklahoma. The foregoing conditions being performed, this conveyance to the conditions of the cond	Dollars shall be added, which this mortgage also secures. ration, dohereby expressly waive an appraisement of said real estate and all benefit of the homestead o be void; otherwise of full force and virtue
and year first above mentioned. Executed and delivered in the presence of	name and amxee seem on the day
	- Loya M. Boyer
	mid at law bearing flow and a first and a
OFF AND ON COLUMN ASSESSMENT	n Sant Della 1
STATE OF OKLAHOMA, Ss. Before me, I calcal County.	day of Accessible 19 2 personally appeared
Lyd M Bayer and Clark Carl Conforegoing instrument, and acknowledged to me that they the	to me known to be the identical person who executed the within and executed the same as them free and yoluntary act and deed for the uses and purposes therein set forth.
1.1.0.	10 Poll 6 Syndhing
My commission expires 4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Mark Leaf, was a summer to the the the first of the College of the contract of the college of th

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