To HATE AND TO HOLD The same authorites and applications are continued and applications of the second part o	of the control of the control parts of the control	am, miles his wife
WYNTESSECTEL That said particular the first part shall go to consideration of the force and particular the second particular that are made analysis and the first part shall go to consideration of the first part shall go to consideration the first	WITHESENTE THE that and parts of the first part, in consideration citizens, should be served to the receipt of	
anisonal fine place place that the state of this control of the state of the sta	anisang Arn following a described Real Estate, situated in Modelli-real of Hall of State of Otherholan, town of the Control of State of State of Otherholan, town of the Control of State of State of Otherholan, town of the Control of State of Otherholan, the	Dollars (\$ heirs
TO HAVE AND TO HOLD The same catoribre still part of the second-part better and sweigne, logethar with all and stogutar the tenn meditances and appurtonments thereten belonging, or in anytics appetitation, forever.  PROVIDED ANAYS, and these presents are upon the foregreen condition, that whereas and a part of the second part, described and continued to a control and control	TO HAVE AND TO HOLD The same unto-the mid-part citile second-part being and empires and support among the required being the second part being and appartenances thereinto belonging, or in anywise appertishing, forever.  PROVIDED ALWAYS, And these presents are upon the express condition, that whereas said. It will be the second part to the second part of	(4)
TO HAVE AND TO HOLD The same unbotherwise part which as second-part before and appurtenueses thereus belonging, or in anywise apprehioning, fower.  PROVIDED ALAWEA, and these presents are unport the Keyness condition, that whereas said.  PROVIDED ALAWEA, and these presents are unport the Keyness condition, that whereas said.  PROVIDED ALAWEA, and these presents are unport the Keyness condition, that whereas said.  PROVIDED ALAWEA, and these presents are unport the Keyness condition.  Provided and the said part of the first part shall now or came to be paid to said part of the second part.  Provided and the said part shall now or came to be paid to said part of the second part.  Provided and the said part shall now or came to be paid to said part of the second part.  Provided and the said part shall now or came to be paid to said part of the second part.  Provided and the said part shall now or came to be paid to said part of the second part.  Provided and the said part shall now or came to be paid to said part of the second part.  Provided and the said part shall now or came to be paid to said part of the second part.  Provided and the said part shall now or came to be paid to said part of the second part.  Provided and the said part shall now or came to be paid to said part of the second part.  Provided and the said part shall now or came to be paid to said part of the second part.  Provided and the said part shall now or came to be paid to said part of the second part.  Provided and the said part shall now or came to be paid to said part of the second part of th	TO HAVE AND TO HOLD The same unto-the maid part of the second-part before and sewiges, together we reditaments and apportenues the results belonging, or in anywise apportaining, forevor.  PROVIDED ALWAYS, and these presents are upon the forepress condition, that whereas said and the second part described and adversed force. Location promissory notes in writing to said purisode the second part described and adversed force. Location promissory notes in writing to said purisode the second part described to the second of seld from second to the second described to the second of seld from second to the second of seld from second to the second described to the second descri	reor ale, the ear
TO HAVE AND TO HOLD The same untradive said past sides accordages:    PROVIDED ALWAYS, and these presents are upon the express condition, that whereas said.	TO HAVE AND TO HOLD The same unto the said part of the second part the internal series, together we realisaments and apportenances thereunte belonging, or in anywise apportaining, forever.  PROVIDED ALWAYS, And there presents are upon the express condition, that whereas said Audit You will be a second part of the se	
PROVIDED ALWAYS, And these precents are upon this express condition, that whereas said In Control of the second partitions of the second partition of the second partitions of the second partitions of the second partitions of the second partition of the secon	PROVIDED ALWAYS, and these presents are upon the express condition, that whereas said July 2. The provided of the second part, desert the part desert	
PROVIDED ALWAYS, And these presents are upon the express election, that whereas said. All the provided and delivered for contain promisery notoseful writing to said particles of the second particles online. All the second particles onlines. All the second particles onlines are second particles onlines. All the second particles onlines are second particles onlines. All the second particles onlines are second particles onlines. All the second particles onlines are second particles onlines. All the second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles onlines. All the second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles onlines. All the second particles onlines are second particles onlines are second particles on the second particles on the second particles onlines are	recitaments and appurtenances thereunto belonging, or in anywise appertaining, forever.  PROVIDED ALWAYS, and these presents are upon the express condition, that whereas said Always are the second part, desore the provided for the first part shall pray or cause to be paid to said part of the second part.  Now, if said part, and the first part shall pray or cause to be paid to said part of the second part.  Now, if said part, and the first part shall pray or cause to be paid to said part of the second part.  Now, if said part, and the first part shall pray or cause to be paid to said part of the second part.  Now, if said part, and the first part shall pray or cause to be paid to said part of the second part.  Now, if said part, and the second part of	
State of Oklahoma,  State	And this day executed and delivered seem certain promissory noted in writing to said partacle the second part, descended and the set of the second part, descended the second part of th	with all and singular the teneme
Now, if said part with the first part shall may or cause to be paid to said part of the searced part.  Now, if said part with the first part shall may or cause to be paid to said part of the searced part.  Now, if said part with the first part shall may or cause to be paid to said part of the same, bout the same, bout the same, bout the same to the same, bout the same to the same, bout the same to the same to the same to the same and searce of the same to the same and searce of the same and the same and searce of the same and searce of the same and searce of the same and the same same same same same same same sam	Now, if raid not with the first part thall not or cause to be said to said part of the second and the same, then the interest thereon, according to the second and the same, then the interest thereon, according to the second and void, and otherwise shall centain in full force and effort. But if end dum or sums of money or any part thereof, or any it is sum as day and if the trace and assessingly a cerver nature which are or may be greeced and beginning the whole of said sum or sums, subtracted, passing a set is sum or by law made due and payally, the whole of said sum or sums, subtracted, passing a set is sum or by law made due and payally, the whole of said sum or sums, subtracted thereof, such the set is the said consideration of a side premises. And the said part and state and the said to the same as the said to the said consideration of the sum of the said that the said the said consideration of the sum of the said that the said consideration of the sum of the said control that the said control that the said that the said control that th	
Now, if said part with the first part shall not or cause to be paid to said part of the second part.  Now, if said part with the first part shall not or cause to be paid to said part of the second part.  Now, if said part with the first part shall not or cause to be paid to said up or sum of the second part.  Now, if said part with the first part shall not or cause to be paid to said up or sum of money or up and thereof, or and the second part.  Now, if said part with the first part had been not part of the second part.  Now, if said part with the second part.  Now, if said part with the second part with the se	Now, if said part wolf the first part shall pay or cause to be paid to said part of the second part.  Now, if said part wolf the first part shall pay or cause to be paid to said part of the second part.  Dove described note. mentioned, together with the interest thereon, according to the terms and tenor of the same, then the same of the sam	but from daw,
Now, if said part. Most the first part shall pay or cause to be paid to said part. Of the second part.  Now, if said part. Most the first part shall pay or cause to be paid to said part. Of the second part.  Now, if said part. Most the first part shall pay or cause to be paid to said guard of the terms and tenor of the same, then the wholly disch not void and otherwise shall remein in full force and effect. But if said guar or same of money or any part thereof, or any interest thereon, is not paid when is idea, and if the taxes and sessenably of every saiter which are or any to guard part the control of the same are the part of the first part for the	Now, if said part and the first part shall pay or cause to be paid to said part of the second part over described note. mentioned, together with the interest thereon, according to the torms and tenor of the same is deal and if the taxes and seasonaging for every nature which are or may be juggeed and levied, against said profits the said seasonaging for every nature which are or may be juggeed and levied, against said profits the said seasonaging for every nature which are or may be juggeed and levied, against said profits the said shall be entitled to possession of said premises. And the said part and the part of the part is said consideration of said premises. And the said part of the state of Oklahoma,  IN WITNESS WHEREOF, The said part and the first part hat hereounto set.  State of Oklahoma,  Ss.  BEFORE ME  July Dersonally appeared.  State of Oklahoma,  To map known to be the identical personally appeared.  ASSIGNMENT  Know All Men by These Presents:  THAT.  Of County,  ASSIGNMENT  ASSIGNMENT  THAT.  Of County,  Assign, Transfer, Set Over and Conheirs and assigns, the within Mortgago Doéd, the real estate convey and claims thereby secured, and covenants therein contained.  TO HAYB AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  TO HAYB AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  TO HAYB AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  TO HAYB AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  TO HAYB AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  TO HAYB AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  TO HAYB AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  TO HAYB AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  TO HAYB AND TO HOLD The same, forever, subject,	steon of payer
bord described notementioned, together with the interest thereon, according to the terms and tentor of the sume, then his Michael and void; and otherwise shall remain in full force and effect. But if said sum or sum of money or any part thereof, or any interest thereon, is not paid when in its day, and if the taxes and assessments in full force and effect. But if said sum or sum of money or any part thereof, or any interest thereon, is not paid when it is all the entitled to possession of said from the said the entitled to possession of said from the said the entitled to possession of said from the said the entitled to possession of said from the said the entitled to possession of said from the said the said that the	bove described note mentioned, together with the inferest thereon, according to the terms and tenor of the sum, end wid; and otherwise shall remain in full force and effect. But if ead sum or sums or money or any part thereof, or any it mue is due, and if the taxes and assessmonly of every nature without an or may be presented by the made due and payable, the valoe of said sum or sums, and inferest thereon, shall be entitled to possession of said premises. In the said premises, and the said premises. In the past of the past o	oud Allin
State of Oklahoma,  State	and for said county and State on this	
and do seld and otherwise shall remain in full force and effect. But if eadd sum or sums of money or any part thereof, is any interest thereon, is not padd when is attended if the traces and assessmooth of every nature which are or may be presented in the day of the state of the state of the state of the state of the first part he 22 hereunto set.  IN WITNESS WHEREOF, The said part would be sume of the state of Oklahoma,  and for said-out and the state on this.  State of Oklahoma,  and for said-out and state on this.  Assignment  Assignment  Assignment  Assignment  Assignment  Assign, Transfer, Set Over and Convey unto  and down there are excepted the sum of the sum of the state of Oklahoma, the or spire and conveyad, and the promisecy note.  Assignment  State of Oklahoma,  The country of the sum of the	State of Oklahoma,  State of Oklahoma,  and for said County  State of Oklahoma,  County  BEFORE ME  ASSIGNMENT  AS	Mortgage shall be wholly discha-
State of Oklahoma,  and for said county and State on this day of Market from the identical personally appeared.  State of Oklahoma,  and for said county and State on this day of Market from the identical personally appeared.  Assignment  Assignment  Assignment  assignment was filed for record on the day of Market from the contidence in the said conveyed, and the promissory note in Winness Wherefore, The said Mortgage.  In WITNESS WHEREOF, The said Mortgage.  State of Oklahoma,  Sta	State of Oklahoma,  and ior said/county and State on this and a said part and of me known to be the identical personally appeared to me known to be the identical personally appeared to me known to be the identical personally appeared to me known to be the identical personal and ior said/county and state on this and so me known to be the identical personal and purpose ye commission expires and purpose to me known to be the identical personal and purpose ye commission expires and said and the same as the said for the ness and purpose to me known to be the identical personal of the same as the said for the ness and purpose ye commission expires and said for the ness and said said the said for the ness and contained and contained and contained and contained and covenants therein contained.  TO HAVE AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said Mortgage has between the same therein contained.  State of Oklahoma,  State of Oklahoma,  State of Oklahoma,  State of Oklahoma,  County  This Assignment was filed for record on the day of All and duly recorded in Book.  On page Fee, \$  RECEIPT.  RECEIPT.	ntoract thoronn is not noid when
State of Oklahoma,  State	State of Oklahoma,  State of Oklahoma,  And for said bounty and State on this.  County  BEFORE ME.  And  And for said bounty and State on this.  County  Assignment  Assignment  Assignment  Assignment  Assignment  Assignment  Assignment  Assignment  Assignment  County,  To HAVE AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  IN WITNESS WHERROF, The said Mortgage.  State of Oklahoma,  County  This Assignment was filed for record on the  EXECUTED IN PRESENCE OF  RECEIPT.  RECEIPT.  RECEIPT.	ayable, and said parked on the course white an appraise of
and for said/Dounty and State on this	and for said county and State on this	t above written.
and for said/Dounty and State on this	and for said county and State on this	led.
County Secretary  and for said/County and State on this.  day of Mandell 1967, personally appeared.  And Mandell 1967, personally appeared.  Assignment and deed for the the within and foregoing instrument of the within and deed for the the within and foregoing instrument of the within and foregoing instrument of the within and deed for the the within and foregoing instrument of the within and deed for the the within and the within and deed for the the within and the within and deed for the the within and deed for the the within and the within and deed for the the within and the within and deed for the within and the within	and for said county and State on this	Weller,
ASSIGNMENT  ASSIGNMENT  ASSIGNMENT  THAT	ASSIGNMENT  ASSIGNMENT  ASSIGNMENT  THAT  of County, amed Mortgage in consideration of the sum of heirs and assigus, the within Mortgage Deëd, the real estate convey and claims thereby secured, and covenants therein contained.  TO HAVE AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said Mortgagee has heteunto set hand this day of EXECUTED IN PRESENCE OF  State of Oklahoma, and duly recorded in Book on page Fee, \$ 19  RECEIPT.  RECEIPT.	
THAT	THAT	" Buch Tible
THAT	THAT	
amed Mortgage in consideration of the sum of	amed Mortgagein consideration of the sum of	
heirs and assigus, the within Mortgage Deed, the real estate conveyed, and the promissory note, and claims thereby secured, and covenants therein contained. TO HAVE AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said Mortgagee ha heteunto set hand this day of	heirs and assigus, the within Mortgage Deed, the real estate convey and claims thereby secured, and covenants therein contained.  TO HAVE AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said Mortgagee has beteunto set hand this day of EXECUTED IN PRESENCE OF  State of Oklahoma,  Ss.  County  This Assignment was filed for record on the day of AI and duly recorded in Book on page Fee, \$  RECEIPT.  RECEIPT.	and DOLL
nd claims thereby secured, and covenants therein contained. TO HAVE AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said Mortgages ha hereunto set hand this day of 19	nd claims thereby secured, and covenants therein contained.  TO HAVE AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said Mortgagee ha hereunto set hand this day of EXECUTED IN PRESENCE OF  State of Oklahoma,  Ss.  County  This Assignment was filed for record on the day of AI and duly recorded in Book on page Fee, \$  19  RECEIPT.	
IN WITNESS WHEREOF, The said Mortgages ha hereunto set hand this day of 19  EXECUTED IN PRESENCE OF  State of Oklahoma, ss. County This Assignment was filed for record on the day of A.D. 19 at o'clock and duly recorded in Book. On page Fee, \$  RECEIPT.	IN WITNESS WHEREOF, The said Mortgagee ha beteunto set hand this day of EXECUTED IN PRESENCE OF  State of Oklahoma, ss. County This Assignment was filed for record on the day of A.I. and duly recorded in Book on page Fee, \$  RECEIPT.  RECEIPT.	
State of Oklahoma, ss.  County This Assignment was filed for record on the day of A.D. 19 at o'clock and duly recorded in Book on page. Fee, \$	State of Oklahoma,  County Ss.  This Assignment was filed for record on the day of A.I.  and duly recorded in Book on page Fee, \$  19	19
County Ss.  This Assignment was filed for record on the day of A.D. 19 at o'clock and duly recorded in Book on page Fee, \$  19 Register of December 19	County Ss.  County This Assignment was filed for record on the day of A.I.  and duly recorded in Book on page Fee, \$  19  RECEIPT.  RECEIPT.	
County Ss.  This Assignment was filed for record on the day of A.D. 19 at o'clock and duly recorded in Book on page Fee, \$  19 Register of December 19	County Ss.  County This Assignment was filed for record on the day of A.I.  and duly recorded in Book. on page Fee, \$  19	
nd duly recorded in Bookon page	RECEIVED OF	23.754
RECEIPT.	RECEIPT.	D. 19 at Clouk
식물 동네이는 하는 시대화가 있다는 이 경험한 보이라고 있다면 하는 것은 이 시대화를 하는 것이 되었다는 하는 사람들이 되었다는 하는 것이 되었다는 것이 되었다.	RECEIVED OF 8.	Register of Deed
有数据的 一种,我们就是我们的一种的,我们就是一个人,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就会看到这个人 "我们就是一个人,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的	he sum of	
RECEIVED OF the within named Mortga	어느로 가입했다면 점심하다면 하게 되었다면 하다면 하다면 하는 사람들은 사람들은 사람들은 사람들은 사람들이 가지 않는데 그렇게 되었다면 하다.	the within named Mortgag
어느를 가입니다. 생님 아내가 그렇게 되었다면 되었다면 하다는 모든 사람이 하는 사람은 사람들이 되었다면 하는 사람들이 되었다면 하는 것이다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	Extra designation of the contract of the contr	and DOLL
FILED FOR RECORD On the		

11/11

COMPARED