THIS INDENTURE, Made this 11.		relmetse otle melle	in the year of our Lord C	ne Thousand Nine Hun-
Lita Line	wall kane	Lucila	aren eta erregia da erregia er Erregia erregia erregi	t en direiter mittet ommeterskieske
of the County of	nud State of	Oklahoma, part Ra. of the first p	art, and	allousia (S. Orașelluțiousepă), estru
party of the second part: WITNESSETH, That the said part \2.201	the first part, for and in consid-			
to the meant in hand paid, by the presents do grant, bargain, sell, convey and co		the receipt whereaf is hereby ack	nowledged, half granted, barg	ained, sold and by these
following-described tract, piece, or parcelof to-wit:	land, lying and situate in the (Jounty of Long	Δά σε · · ·	and State of Oklahoma,
Community of the Routines	Aterly Elever	of Block hu	where your	three (93)
of the enough	inter Landing	(150) Line 1	Lake Capter	phare
the Natharly Live	Le & Douth	Freezy &	Light Coop of	tanle of
and the thing	Live (45) fo	reliented to	gat mary	Chleriae Xulretac
TO HAVE AND TO HOLD THE SAME, I and all rights of homestead exemption unto the sa	id party of the second part, two	d to Such su	ccessors and assigns, forever. A	and the said part
of the first part domain hereby covenant and agree a good and indofeasible estate of inheritance therei	n, free and clear of all incumber	inces, and that they		DEFEND the same in
the quiet and peaceable possession of said party of PROVIDED, ALWAYS, And this instrume	nt is made and executed upon	the following conditions, to-wit:		
Said part Coff the first part	- Lineau	The second second		DOLLARS,
being for a loan made by the said party of the seconegotiable promissory note, executed and defive payable to the order of the said party of the seconegotiable payable to the order of the said party of the seconegotiable.	and part, to the said part. Le. of the	the first part, and payable according to the first part, bearing date	ling to the tenor and effect of	th_19/1_, and
One for \$ 1.0.0.0	id party as ionolos.	metza & oub	Jen 1778	
One for s	1 12 2 Z	20000	000le	10
annually, both before and after maturity, on the	11 the days of		ent, per annum after default or i	Sur
in each year The installments of interest until m the said partle-sof the first part, each bearing inte	rest after maturity at the rate	of 10 per cent, per annum.		
2 Second. The said part 20 the first part the said premises and any and all taxes or assessm by the State of Oklahoma, or by the county, town	covenantand agreeto pay a ents that shall be made upon st ship or municipality, wherein st	Il taxes and assessments, general aid loan, or upon the legal holder aid real estate is situated, when t	and special, and of whatever cl of said notes and mortgages, o he same becomes due, and to k	naracter whatsoever, on n account of said loan, seen the buildings upon
the mortgaged premises insured in some reliable fir and to assign the policies to the said party of the s	e and tornado insurance compa	ny approved by the party of the	second part for the sum of S	.00.2
said party of the second part to be held by and and care and expense of collecting such insurance i	if loss occurs.	tgage is fully paid, and said part	Le of the first part assumes all	l responsibility of proof
allow or commit any waste on said promises and no	to keep all buildings, fences, of to permit any of the improve t between the postice barets th	and other improvements on said ments to be removed therefrom o	premises in as good repair as the or to become dilapidated or dest	ey are now, and not to royed.
The sum of the same become due, or in case of defends and for and for and insurance, when the same become due, or in case of defends and for and for and insurance, when the same be of any covenant or condition herein contained, the on account of taxes or assessments, upon said prorduo and payable and this mortgage may be forceles sum mentioned in said bond, together with interest been made upon said sum, and the party of the sec assessments upon said premises, or upon said loan, ance premiums, together with interest thereon from	ult in the payment of any insecomes due, or in case of remove	tallment of taxes or assessments, rai of any of the buildings or other	upon said premises, or upon said r improvements from said land, or	loan, or the premiums
on account of taxes or assessments, upon said prendue and payable and this mortgage may be foreclosed in said bond, tagether with interest	ises, or upon said loan, or the sed immediately, and the party	premiums for fire and tornade in of the second part or any legal be at 10 per cent, per annum cred	surance, upon said premises, sha ider of this note shall be entitled	all become immediately to recover the principal
been made upon said sum, and the party of the sec assessments upon said premises, or upon said loan, ance premiums, together with interest thereon from	ond part, or the legal owner and or insurance premiums paid by the date of such payment at I	I holder of said note and mortga y the party of the second part, the	ge, shall be entitled to recover e full amount so paid, as taxes o	on account of taxes or r assessments, or insur-
And it is also agreed that in the event of any	default in payment or breach		cin, the rents and profits of said	d premises are pledged
session of the said premises, by receiver or otherwise It is further agreed and understood that in c in no event, nor in anywise, directly or indirectly,	e, at the option of the party of t	he second part.	그 발표를 하는 하네 그는 모두, 하스	그렇게 하네다는 경기가 밝
in no event, nor in anywise, directly or indirectly, 5, 5th, It is hereby further agreed and under principal or interest notes, that may hereafter be giv upon the same during the said time of extension.	Je computed so as to exceed 10 rstood that this mortgage secur	es the payment of the principal on of time for the payment of sai	note and interest heroin descr	ibed, and all renewal,
upon the same during the said time of extension. Said part 12/2 of the first part, hereby	r agreein event action is brou	ght to foreclose this mortgage	they will pay an	attorney's fee of Ten
Dollars (310,00), and 10 per cent of the amount du collection, and the sum so due shall become a part of the first part for the sand of the homestead exemptions of the State	s thereon, and said attorney's i f the judgment and shall be seen he consideration above mention	ed shan become due and payane v red by a lien of this mortgage an ed hereby expressly waive	when this note is placed in the in d by any judgment or decree re- aisement of said real estate and	inds of an attorney for indered thereon, the benefit of the stay
laws and of the homestead exemptions of the State	of Oklahoma. In that the party of the second	part shall have the right to pay a	and discharge at his option any	and all liens or incum-
8. It is expressly agreed and understood brances upon said property prior or superior to this to recover the same with interest at 10 per cent, upon secured by these notes and may be recovered in the	on the amount so paid, from the foreclosure thereof at the optic	e partice of the first part and said in of the party of the second part	l sum shall be and become a par	t of the mortgage debt
IN WITNESS WHEREOF, The said part. 3 first above written.	nof the first part	hereunto subscribed. Doll	man + pin	Son the day and year
EXEGUTED AND DELIVERED IN PRESEN	(CE OF:	Man	ion G. Tis	Han
igetyakkupintani arrasintakuppigata arratipentakukukutakuta intakia	And the second second	Angel (1988) and angel (1988)	<u> </u>	жинальста каралага
Profession Application		with and the state of the state	7.	Cyptor Charles and Charles agreement
County of County	\$59.			
State, on this	Edward Sale	19.\ persona	a Notary Public, in ar	d for said County and
Lustand, Line		Z ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	7-5-1-4-5	ATU and
to me known to be the identical persons who execut	deed for the uses and purposes		tunt 1	executed the same as
() " Nitness my hand and official scal on the date of a Nitness my hand and official scal on the date My commission expires	2.7.7.8.	, DV, O.,	-albanyuér	Notary Public.
This instrument was filed for record this		Lene-		'3 O= 0'clock O M.
mananananan mananan mananan mananan ka	Deputy.	"H'G	. Walleleiz.	Register of Deeds.
(اللعالم	*		, , ,	
	ne de la		医乳质系统 化二氯甲基苯基	