MORTGAGE RECORD

THIS DEPARTMENT Note that the state part of the form o			MORTGA	AGE		
The Comply of th	THIS INDENTURE, Made th	is Sixth in	ay of Ocam	many_	in the year of our Lor	d One Thousand Nine
of the control part! THE COUNTY AND ADDRESS TO THE STATE OF THE COUNTY AND ADDRESS TO THE COUNTY ADDRESS TO T	Hundred and truster	betwe	on	2 enoge		y - 2 Lower
of the entered parts. PURENSISTENT, They then made protected the fine part, he considerables of this an int d. PURENSISTENT, They then made protected the fine part, he considerables of this an int d. PURENSISTENT, They then made protected the fine part, he considerables of the part of the part of the part of the part of the fine part, he considerables of the part of the pa	They made	an L. C				•
THE MARKETT, They that made particle. If the first part, in considerations of this intent was an analysis of the part of the second part, is been, submitted and by their presents of Charge, fixantar, fixan and the particle of the construction of the construction of the construction, the construction of the construction of the construction, the construction of the	of the County of	X.a.	nnd State of Oklahor	na, of the first part, and .		
particular to liquid planey of the second part, his incline, inclination country, because, because, all that treat or gavered of load affinitied to the Country of the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Feloras, towed: In	of the second part:	~~~~				
particular to liquid planey of the second part, his incline, inclination country, because, because, all that treat or gavered of load affinitied to the Country of the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Obhiemen, household of Feloras, towed: In the State of Feloras, towed: In	WITNESSETH, That the said	partie of the first part in c	onsideration of the sum	of		
and higher special control of the facility and the second port, bit legis, substitutions of the control of the second port, bit with a second port, bit legis and the second port and the second port, bit legis and the second port a			λ.			
of the fration Meridian, containing in all. S. D. serve, more what, escending to the Government survey thereof. And the fration Meridian, containing in all. S. D. serve, more what, escending to the Government survey thereof. And the fration Meridian, containing in all. S. D. serve, more what, escending to the Government survey thereof. And the first in long to got in a tong useful in a mine of the papers of services in the contrained of the first deportment and an all the shall deal that the shall contain the shall deal that the shall contain the shall be sh				1		
of the fields Merdius, containing in all. A. D	AND MORTGAGE to the said party	and the second of the second o		[1] White states of the control o	tract or parcel of land si	tuated in the County
The first brooks particulty accord that is most interaction of the second next act its ordings, a should be received and and later interest of the same rate, will the apparentment, extend the state interest of the same rate, will the apparentment, stend, sinuse and profits and all the particular and the state interest of the same rate, will the apparentment, stend, sinuse and profits and all the particular and the state interest of the same rate, will the apparentment, stend, sinuse and profits and all the particular and all the particular and and the same rate. Will the apparentment of the control of the same rate, will the apparentment, sinuse and profits and all the particular and apparentment of the control of the same rate. Will the apparentment of the same of the control of the same of the same of the control of the same of the		in the state of t	O C C	ipilowa, to-wit:	5 10	4 9
The first brooks particulty accord that is most interaction of the second next act its ordings, a should be received and and later interest of the same rate, will the apparentment, extend the state interest of the same rate, will the apparentment, stend, sinuse and profits and all the particular and the state interest of the same rate, will the apparentment, stend, sinuse and profits and all the particular and the state interest of the same rate, will the apparentment, stend, sinuse and profits and all the particular and all the particular and and the same rate. Will the apparentment of the control of the same rate, will the apparentment, sinuse and profits and all the particular and apparentment of the control of the same rate. Will the apparentment of the same of the control of the same of the same of the control of the same of the	0 + 10	· Jack		7 . "K - ~	e south	Coas
position in the control particular places in that for new idea may represent the control person in the control person of the control	Luanten (2	ر <i>الحال م</i> د	gretur	n three	= (0) -1 a~	monie
The first though quintably assent that it meets the period of the second met. or its oxing a should become the period of the second met. The control of the period of the second the period of the second the control of the period of the second the period of the period	Deventeen	-(01)	1 Ltes	lauxe.	Leether /	~ (23) Ca
control in teachy quantity speech that is near the property of the second perit, with coding a chord hereafter appear in mry of the head periaments or offices of the memorus between years and the property of the property o		· · · · · · · · · · · · · · · · · · ·				general and the second
of the first part lights. And the path part will be first part do	of the Indian Meridian, containing in		neres, more	or less, according to the	Covernment survey thereof.	
of the first part layers. And the said pour of the first part do.— thereby exceeds and solid for the provinces above provided on solid on a given to TILL in the value of the provides and solid or a given to TILL in the value of the provides and solid or a given to TILL in the value of the provides and the provides and the value of the valu	And it is hereby mutually agre	eed that in case the party of the	ne second part, or its ass	signs, should bereafter ap	pear in any of the land depar	tments or offices of the
of the first purc degree. And the said perit of the first part do.—Incoher several and a single part of the said provided and the said perits of the said of a good and infected soil cates of historicate correction, and will wanter a provided and a single part of the said country. The said of t	general Government, or in any court amounts hereby secured and shall be	, in order to preserve or prote ar interest at the same rate, w	ct the title hereinbefore ith the appurtenances,	warranted, all costs and crents, issues and profits a	expenditures made in that believed all the estate, title and in	alf shall be added to the sterest of said part La
and that the same in fine and deer of all incombinences of visioneever kind cocycle is certain mortigage for \$	of the first part therein. And the sai	d part to of the first part do	hereby covenant and	l agree that at the deliver	y hereof	in the title to the same
propriet or follows, swells String	and that the same is free and clear o	f all incumbrances of whatsoe	ver kind except a certai	n mortgage for \$ / 6	00000	given to THI
proposite an informa, positic The proposition of Profile DENTNG DAVISCHENNY COMPANY, Ourseps, Konsas, seconding to the format of the control of the second to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said prof. 25 of the first part to the said part					0 010 +	
ist, 10 / 3 : 8 15 15 15 15 15 15 15		Mourgage to secure the payn	ent of the sum of	mee-kum	hed thurs	V muse
is to office of THE DENTROL INVESTIGENY CONTRANT. Coverage, Known as according to the cents of the contract of	payable as follows, to-wit:				***************************************	DOLLARS
at the solice of THE DENTES INVESTIBENT CONTANY, Owner, Kanese, speciality to the cents of the contain promoterory need that the solice of the contain promoterory need that the speciality of the tends that the contained the contained that the solicity of the tends that the contained that the solicity of the tends that the contained that the solicity of the tends that the contained that the solicity of the tends that the contained the contained the contained the contained the contained the contained that the contained tha	\$ 171 34 Jany	1st, 10/3 ; \$ 1 \ 8	Jam	× 1st, 1917; \$		1st, 19
This instrument was filed for record on the same of the second of the se	\$	lst, 10 ; \$	Approximately approximately a second			
This instrument was filed for record on the same of the second of the se	at the office of THE DEMING INV	ESTMENT COMPANY, Oswer	o, Kansas, according to	the terms of t		missory note this day
This instrument was filled for seal of the same of the	executed and delivered by the said passecified. But if default be made in	ort (2 of the first part to the s such payment, or any part the	aid party of the second reof or interest thereon	part; and this conveyant when due, or the taxes,	or if any installment of prin	ient be made as herei elpal or interest of an
This instrument was filed for sealer and the content to the same for the content to the same for	mortgage or tien prior to this are not lute, and the whole shall become due	and payable, and it shall be I	and payable, or it the it	the second part, his heirs	administrators or assigns, at	any time thereafter, t
This instrument was filled for seal of the searce of the sun of the searce of the sun of searce of the sun of searce of the sun of the sun of searce of the sun of th	part, his heirs, administrators or ass	signs; and out of all the mone	eys arising from such s	ale to retain the amoun	t due for principal and inter-	est, taxes and penaltic v there be, shall be paid
And said mortgagey forther perpossly agry? That is nease of foredours of this mortgage, and as often as any proceedings shall be laben to foredour the surrey of acceptance the same as berein provider, the sortgage will any to sain plantiff fifty deligns as a reasonable starturey of acceptancy for the proposed providers and the same shall be a littriber charge and lien upon the sain starturey of the same shall be a littriber charge and lien upon the sain providers did not and the same shall be a littriber charge and lien upon the sain providers did not and the same shall be a littriber charge and lien upon the sain providers did not and the same shall be a littriber charge and lien upon the sain providers did not and the same shall be a littriber charge and lien upon the sain providers did not and the same shall be a littriber charge and lien upon the sain start an interpret expressly water. In WITNESS WHEREOF, The said part of the first part half, beceunts set. Surson AND Dearwand to Pressure of the same shall be a littriber charge and lien upon the said country and set of them, and all objections to venue of said suit an interpret expressly water. Surson AND Dearwand to Pressure of the said and the said and year first above written. Surson AND Dearwand to Pressure of Country and State of the did the said and the said country and the said country and the said country pending and the said and said the day and year last above set forth. WITNESS my hand and official seed the day and year last above set forth. Surson AND and an advantage of the said official seed the day and year last above set forth. ASSIGNMENT For and in consideration of the same of the said country personally accountry personally and the said country pe	by the party making such sale, on de	maiki to the sam partof t	ne mar pure,	neirs or a	saigna.	
IN WITNESS WHEREOF, The said part of the first part half, hereunto set	And said mortgagor Murther	expressly agree that in case	of foreclosure of this n	ortgage, and as often as	any proceedings shall be take	n to foreclose the same
IN WITNESS WHEREOF, The said part of the first part half, hereunto set	tory fees; said fee to be due and par	yable upon the filing of petitic	on for forcelosure and the	e same shall be a further of In any judgment or decr	charge and lien upon the said p	remises described in this aforesaid, and collected
IN WITNESS WHEREOF, The said part of the first part half, hereunto set	and the lien hereof enforced in the sa	me manner as the principal de al estate mortgaged is situated	bt hereby secured. It regardless of residence	s expressly stipulated the of mortgagors, or either	at upon default herein suit to of them, and all objections to	forcelose this mortgage yenue of such suit are
State of Oktahoma. State	nereny expressiy waived.	뭐야 하다 하다 맛있다면?	Market Market (1987) (1984)			
State of Chilahama. Before me. State on this A Notary Public, in and for said County and to me known to be the identical person and deed for the uses and parposes therein set forth. WITNESS my hand and official seal the day and year last above set forth. Sty commission expires In WITNESS WHEREOF, have hereunto set. State of County, sea. State of County, sea. County, personally known to be the identical person			art half hereunto set	Therry in	indicand seal the day and 3	ear first above written
State of Okiahpuna. Before me. State on this day of	Signed and Delive	RED IN PRESENCE OF		5 mm	1 Came	
Before me, State on this day of Public, in and for said County and State on this day of Public, in and for said County and State on this day of Public, in and for said County and State on the identical person of the same to be his voluntary not and deed for the uses and purposes therein set forth. WITNESS my hand and official seal the day and year last above set forth. Ity commission expires Political Person of the same to be his hereby acknowledged to me that Notary Public and the within mortgage and note. Thereby secured, without recourse. IN WITNESS WHEREOF, have hereinto set hand this day of Ity Defore me, a Notary Public, in and for said County, personally appeared. Who is to me personally known to be the identical person. The executed the foregoing assignment, and duly 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 A. D. 10. Notary Public. State of Chilahama, Canning of Culosa, se. This instrument was filed for record on the 1.9 day of A. D. 10. Basic personally appeared. Basic personally	W 0 34	2005		\bigcirc	ST.	SEAL (SEAL
Before me, State, on this	11115	ييك	ى	Susan 50	cute boy 13	COUNTY (SEAT)
State on this day of the sum of the sum of the within and foregoing instrument, and acknowledged to me that the executed the same as the sum of the within manufacture of the sum of the within mortgage and note therefore secured without recourse. IN WITNESS WHEREOF, have hereinto set the within mortgage and note therefore secured, without recourse. IN WITNESS WHEREOF, have hereinto set the within mortgage and note therefore secured, without recourse. IN WITNESS WHEREOF, have hereinto set the sum of the within mortgage and note therefore secured, without recourse. In before me, a Notary Public, in and for said County, personally appeared. Who is to me personally known to be the identical person	State of Oklahoma.	Isa County,	ua.			
to me known to be the identifical person 2-to executed the within and foregoing instrument, and acknowledged to me that the executed the same as the identifical person 2-to executed the within and foregoing instrument, and acknowledged to me that the executed the same as the control of the same of the unit of the same of the within mortgage and note. Altereby secured, without recourse. IN WITNESS WHEREOF, have hereinto set the identifical person	Before me,	El lesles	Ham			
to me known to be the identical person and executed the within and foregoing instrument, and acknowledged to me that the executed the same as free and voluntary act and deed for the uses and purposes therein set forth. WITNESS my hand and official seal the day and year last above set forth. ASSIGNMENT For and in consideration of the sum of to minimum the executed the same and part of the within mortgage and note thereby secured, without recourse. IN WITNESS WHEREOF, have hereunto set have hereunto set have hereunto set and deed for the uses and purposes therein expressed. So this me personally known to be the identical person	State, on this 12-th	day of	many	19 2 persona	lly appeared	والمراجعة والمراجعة والمراجعة
to me known to be the identical person and executed the within and foregoing instrument, and acknowledged to me that the executed the same as the case of the control of the uses and purposes therein set forth. WITNESS my hand and official seal the day and year last above set forth. My commission expires. ASSIGNMENT For and in consideration of the sum of. In hand paid, the receipt of which is hereby acknowledged do hereby transfer to. In hand paid, the receipt of which is hereby acknowledged do hereby transfer to. IN WITNESS WHEREOF, have hereunto set have hereunto set hand this day of. Do this day of hand for said County, personally appeared. Who is to me personally known to be the identical person. The executed the foregoing assignment, and duly acknowledged the execution of the same to be his voluntary at and deed for the uses and purposes therein expressed. My commission expires. A. D. 10. Notary Public. But of Chilahoma. Camity of Union, so. This instrument was filed for record on the 19 day of Apy	pusau	- 5-00-X	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	e tila	mera	
as	Milliam	\sim \sim	ing, Xus	بمسمد	<u> </u>	
WITNESS my hand and official seal the day and year last above set forth. ASSIGNMENT For and in consideration of the sum of. In hand paid, the receipt of which is hereby acknowledged. In WITNESS WHEREOF, have hereunto set. hand this. day of. On this. day of. On this. day of. In which is to me personally known to be the identical person. The executed the foregoing assignment, and duly acknowledged the execution of the same to be his voluntar 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. A. D. 19. Notary Public. Plate of Chilahama, Cannity of Culca, sa. This instrument was filed for record on the	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	🖊 i til ett i i i i i i i i i i i i i i i i i i	원생 그림 그림 생각이다.		me that	executed the sam
ASSIGNMENT For and in consideration of the sum of	교사 물질 등 하급의 경기를 위하다			rein set forth.		
ASSIGNMENT For and in consideration of the sum of					14 670 0	<i>La</i> .
For and in consideration of the sum of	My commission expires	~/C~	19.1.4.	erest.	ener 10, I	Notary Public.
toin hand paid, the receipt of which is hereby acknowledgeddo hereby transfer to	(Seal)		ASSIGNM	ENT	일을 보기 시작하다	
the within mortgage and notethereby secured, without recourse. IN WITNESS WHEREOF, have hereunto set have hereunto set hand this day of the security 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 A. D. 19. Notary Public. State of Chilahoma, County of Tulsa, sa. This instrument was filed for record on the day of the same to be his voluntary act and continuous the day and date last above written.	For and in consideration of the	e sum of		and the second s		DOLLARS
State of			hereby acknowledged	đo	hereby transfer to	
State of						
On this	IN WITNESS WHEREOF,		han	d this	day of	19
On this				And the state of t		
who is to me personally known to be the identical person			en e			
who is to me personally known to be the identical person			the contract of the contract o	The second secon		said County, personally
act and deed for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set in hand and official seal, on the day and date last above written. My commission expires	appeared					
act and deed for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set in hand and official seal, on the day and date last above written. My commission expires	who is to me personally known to b	e the identical personhe ex	ecuted the foregoing as	ignment, and duly ackno	wledged the execution of the s	ame to be his voluntary
My commission expires	act and deed for the uses and purpos	es therein expressed.				
Notary Public. State of Chilahoma, County of Tules, es. This instrument was filed for record on the 19 day of A. D. 19/2 at 25 o'clock.					i Alberta a distribution di	
This instrument was filed for record on the 19 day of A. D. 19/2 at 22 .0'clock PM	My commission expires		A. D. 19.			Notary Public.
This instrument was filed for record on the 19 day of A, D, 19/2 at 22 .o'clock Par					**************************************	and the second s
	사용 병원 등 전기를 함께 하고 불리하다.		\sim		10 75	A
			day of	177	1. 10. 10/ - at o	O CIOCK (1