MORTGAGE RECORD

현실하는 원일 현대를		MORTGA	AGE	
THIS INDENTURE, Made	this	day of		in the year of our Lord One Thousand Nine
Hundred and	betv	ween	er til skriver minimum minimum.	
				a company and a
				and the second s
of the second part:				
WITNESSETH, That the sa	id part of the first part in	consideration of the sun	οľ	DOLLARS,
				and by these presents do Grant, Bangain, Sell
AND MORTGAGE to the said part	y of the second part, his h	igirs, administrators or :	ssigns, forever, all that trac	t or parcel of land situated in the County
of				
				Andrew Committee of the
	<u>مسخور سند آب شرکت به سال در </u>			
of the Indian Meridian, containing				
And it is hereby mutually ag general Government, or in any cour amounts hereby secured and shall h	red that in ease the party of rt, in order to preserve or pro- pear interest at the same rate.	the second part, or its ass teet the title hereinbefore with the appurtenances.	ngns, should hereafter appear i warranted, all costs and expend rents, issues and profits and al	n any of the land departments or offices of the litures made in that behalf shall be added to the I the estate, title and interest of said part
of the first part therein. And the sa	aid partof the first part de	o hereby covenant and	agree that at the delivery her	eof
and that the same is free and clear	of all incumbrances of whatso	sever kind except a certain	n mortgage for \$	given to THE
				<u> </u>
THIS GRANT is intended as	a Mourdage to secure the pay	yment of the sum of		DOLLARS,
payable as follows, to-wit:				
				lst, 19;
executed and delivered by the said specified. But if default be made in	part of the first part to the i such payment, or any part th	said party of the second beroof or interest thereon	part; and this conveyance she when due, or the taxes, or it	certain promissory note this day all be void if such payment be made as herein any installment of principal or interest of any percent, then this conveyance shall become abso- inistrators or assigns, at any time thereafter, to not, at the option of the party of the second for principal and interest, taxes and penalties e, and the overplus, if any there be, shall be paid
mortgage or lien prior to this are no lute, and the whole shall become du	of paid when the same are due to and payable, and it shall be r now part thereof in the tran-	e and payable, or if the in Lawful for said party of the page prescribed by law a	isurance is not kept in force th the second part, his beirs, admi paralsement bereby waived or	hereon, then this conveyance shall become abso- instrutors or assigns, at any time thereafter, to that, at the aption of the party of the second
part, his heirs, administrators or a thereon, and interest on delinquent	asigns; and out of all the mo	oneys arising from such s w, together with the costs	ale to retain the amount due and charges of making such sal	for principal and interest, taxes and penalties le, and the overplus, if any there be, shall be paid
by the party making such sale, on d	lemand to the said part of	the first part,	heirs or assigns.	
And said mortgagor further as herein provided, the mortgagor	r expressly agree that in cas will pay to said plaintiff fifty	se of foreclosure of this my dollars as a reasonable a	ortgage, and as often as any p ttorney's or solicitor's fee there	recedings shall be taken to foreclose the same, for, in addition to all other legal costs and statu-
mortgage, and the amount thereof and the lien hereof enforced in the	shall be recovered in said fore- same manner as the principal (elosure suit and included debt hereby secured. It i	in any judgment or decree re- s expressly stipulated that upo	dered in any action as aforestid, and collected in default herein suit to foreclose this mortgage
may be brought in County where r hereby expressly waived.	cal estate mortgaged is situate	ed regardless of residence	of mortgagors, or either of the	proceedings shall be taken to foreclose the same, for, in addition to all other legal costs and staturated in any action as aforesaid, and collected in any action as aforesaid, and collected on default herein suit to foreclose this mortgage m, and all objections to venue of such suit are
in witness whereof,	The said part of the first	part ha hereunto set.	hand	and sealthe day and year first above written.
Signed and Deliv	VERED IN PRESENCE OF			2000
, Barring and Land and Artifection designation of the Artifection of t				(Seal)
				Chau
State of Oklahoma				
	dov of			a Notary Public, in and for said County and peared
				and
			그는 그 경기 회사자 무슨 일이 가장	at executed the same
	nd voluntary act and deed for		rein set forth,	
WITNESS my hand and offi My commission expires	icial seal the day and year las			
My commission express		ASSIGNM	ΈΝΈ	Notary Public.
Pay and in consideration of i	the sum of			DOLLARS,
				y transfer to
the within mortgage and note the	reby secured, without recourse			
IN WITNESS WHEREOF,	have hereunto so	et han		(
State of		Mounter as		
			19 before me, a No	tary Public, in and for said County, personally
appeared				
who is to me personally known to	be the identical personwho	executed the foregoing as	sigament, and duly neknowledg	ed the execution of the same to be his voluntary
Brooffer has many place * ### horizonal				
IN TESTIMONY WHEREO	and the second of the second o	and the second of the second	e day and date last above writ	
My commission expires				Notary Public.
State of Oklahoma, County o				
This instrument was filed for	record on the	day of		. D. 19 at o'clock M.
Ву	nga digang kanggan Albah. Nga diganggan Kanggan Albah.	Deputy.		Register of Deeds.
and the control of th	gen vitar (1970), ilk interesti s		Author the death of the Tight of the	医大性性 化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基