THE RESERVE THE PROPERTY OF TH

MORTGAGE RECORD

		MORTO	AGE	하고통하는 것으로 가능하고요요. 제 공간 사람들은 사람들은 사람들이 있다.	
THIS INDENTURE,	Made this	day of		in the year of our L	ord One Thousand Nine
Hundred and		between	***************************************	er en	
of the County of		and State of Okl	ahoma, of the first part, and		
of the second part:	ij. 1171 i dyna tar. i i i i i i i i i i i i i i i i i i i				
	the said partof the first p	art in consideration of the	sum of	ter etti üserin etti etti etti etti etti etti etti et	3 especies exception in the control of the control
			and the second s	DOL	LARS,
	duly paid, the receipt of whi	and the state of t			And the second of the second o
and the second of the second o	party of the second party	and the second s	and the second of the second o		
	n de promition (n. 1811) é aparte dispersión (n.	ing and will be the second			4 - 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
	In the second				
		aris intigration encountries and annual	***************************************		ericii eregenizione en arrepoteren est ereteren eg
and the second of the second o				A series and additional form the control of the con-	and the second of the second o
	atuing in all	医毛色色 医多二氏性纤维性 医二氏性毒性	era Maria el esperada la espera el participar.		
And it is hereby mutu general Government, or in a amounts hereby secured and	ally agreed that in case the party court, in order to preserve a shall bear interest at the same	rty of the second part, or it or protect the title hereinbe rate, with the appurtenance	s assigns, should hereafter ap efore warranted, all costs and es, rents, issues and profits :	pear in any of the land dep expenditures made in that be and all the estate, title and	half shall be added to the interest of said part
of the first part therein. And	d the said partof the first p	oart dohereby covenant	and agree that at the deliver	ry hereof	eve the title to the same
and that the same is free and	d clear of all incumbrances of v	whatsoover kind except a co	ertain mortgage for \$		given to THE
	ded as a Morroage to secure t				
payable as follows, to-wit:		the first of the f		the contract of the contract o	
payanie as ionows, to-wit:	Ist, 10; \$	مرسية بسناني المساور	let, 19; \$		1st, 19;
\$; \$			***************************************	1st, 19;
at the office of THE DEMIN	yo investalent company of said part of the first part made in such payment, or any pare are not paid when the same a one due and payable, and it is tied, or any part thereof, in the sor assigners and out of all it inquent taxes at the rate fixed	Oswego, Kansas, according to the said party of the sec	ig to the terms	certain p	romissory notethis day ment be made as herein
specified. But if default be a mortgage or lien prior to this lute, and the whole shall been	nade in such payment, or any page are not paid when the same a	part thereof or interest the are due and payable, or if t wall be lawful for said party	reon when due, or the taxes he insurance is not kept in for of the second part, his helps	, or if any installment of pr arce thereon, then this conve and ministrators or assigns.	yance shall become abso-
sell the premises hereby gran part, his heirs, administrator	ited, or any part thereof, in these or assigns; and out of all the	e manner prescribed by la- he moneys arising from su	w, appraisement hereby waive	ed or not, at the option of at due for principal and inte	the party of the second erest, taxes and penalties
And said mortgagor. ns herein provided, the mort	further expressly agree that gagor will pay to said plainti	in case of foreclosure of the fifty dollars us a reasonal	nis mortgage, and as often as ble attorney's or solicitor's fee	any proceedings shall be tal	ten to foreclose the same, ther legal costs and statu-
mortgage, and the amount the and the lien hereof enforced in	le, on demand to the said part. further expressly agreethat gagorwill pay to said plaintl and payable upon the filing o fueroof shall be recovered in sai in the same manner as the prin where real estate mortgaged is a	d foreclosure suit and inclu cipal debt hereby secured.	ded in any judgment or deer It is expressly stipulated the	ce rendered in any action a at upon default herein suit i	s aforesaid, and collected o foreclose this mortgage
may be brought in County whereby expressly waived.	there real estate mortgaged is	situated regardless of reside	ence of mortgagors, or either	of them, and all objections	to venue of such suit are
	CEOF, The said part of the	first part hahereunto	set	and and sealthe day and	year first above written.
	DELIVERED IN PRESENCE OF				(Seal)
Andrews Property Commence					(Seal)
State of Oklahoma,	Œı	ounty, ss.			
			and the control of th		
	day of				
to a contract of the contract of the contract of					
	deal personwho executed the				
AS	free and voluntary act and dee	ed for the uses and purposes	therein set forth.		
	and official seal the day and ye				
My commission expires		ASSIGN			Notary Public.
War and in considerati	ion of the sum of	1 12: 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			DOLLARS
to	in hand paid, the receipt of w	hich is hereby acknowledge	eddo	hereby transfer to	A CONTRACTOR OF THE PROPERTY O
배기의 발표하다 경기 때문 보기를	ethereby secured, without re			[1] Falk # Fak (1) 2010 [1] Fak (1) 2010 [1] 22	
IN WITNESS WHE	REOF,have heren	into set	Professional Control of the Control	day of	
State of		County, po			
	day of				
)				ikan dan jarah darah darah da
	wn to be the identical person.				원하는 그리 하는 글이에 가장 없어요.
	IEREOF, I have hereunto set :	my hand and official scal, o	and the second of the second o		Andrewski (1964) i de samen en e
My commission expires	4, 4 a.12, 78 (4.5), 75 (4.5), 74 (4.5), 77	a D 10	on the day and date last abov	e written.	Andrewski (1964) i de samen en e
ALEXA ELECTRIC STOCKER LAWSE (2) 17.		. Lorent and the April of Apri	网络阿拉克斯 医动物 医多种性 医二种 化二甲基二二甲	e written.	Andrewski (1964) i de samen en e
		그리아들이 당하다 하다리 되지다.	网络阿拉克斯 医动物 医多种性 医二种 化二甲基二二甲	e written.	same to be his voluntary
State of Oklahema, Cor This instrument was ti	unty of Culon, ss.	.,,day of			same to be his voluntary Notary Public,
State of Oklahama, Cor This instrument was ti	nnty of Tuleu, ss.	.,,day of			same to be his voluntary Notary Public.