- Here	N 111149		GE RECOR		
	Know All Men, That C. 7	3, Maler		ale man	an a
of	Tuloa	مىلىرىيەتىر بىرى بىرىيەر يەرەبەر يەرەبەر يەرەبەر يېرىيەتىرىيەتىر	•••••••••••••••••••••••••••••••••••••••	Called first party, to secure the payme	nt of the sum
in hand	prid by the state, mod agee, second	-0	-1	Naving-described premises situated i	DOLLAT
		Oklalioma, to-wii:			
	the North	West 2.	arter of	that alt	End
2.	norten & Do	etion T	verty for	un (24) in	·
75	india 2.	venteen	6-1 (F)	h. Range	
	welve (12) Es	ast		0	
	<b>X X</b>	······	******		
					······································
- 1 - 1.1 1 4 - 7 1 <b>4</b> - − 1 - 1 - 1 - 1	dian Meridian, containing in all.	orty	acres more or less, according to	Government survey, with all the app	urtenances, a
- , ∓r - rist <b>∦</b>	the title to the same. his mortgage is made to secure the payment o	the money, and the perform	nce of the agreements, hereinafter		
<u> </u>	IRST. That first party will pay to said &	WELT , his here or assi	ns, at the office of	tin William Kannes,	
l notebe	to the terms of	promissory notedated	Kney lat	19.1.2) executed by the said	DOLLAR first party, sa
and a second	for the date therein stated at te	per cent, per	annum, payable	مث annually.	DOLLAR
One note bearing i	for	per cent. per	annum, payable		DOLLAR
of any n principal	ECOND. That in case of default in payment greement berein contained, first party will pa note or notes from the date of such default to	t of said note or any of said by to the second party, his h the time when the money sh	notes, or interest, or of any sum ins or assigns, interest at the ra all be actually paid.	herein agreed to be paid, or in default te of 10 per cent. per annum, semi-ar	of performan nually, on sai
T] before th pot peid	IIRD. That first party will pay all the tax e same become delinquent; also all liens, ch by first party, second party may elect to pay were shall stand as security for the amount s	s and assessments levied unda- ims, adverse titles, and encu- the study and shall be partial	r the laws of Oklahoma upon said abrances on said premises, and	real estate, and on the note or debt	secured hereb ns or claims l
FC	DURTH. That first party will keep all build	ings, fences and other improv	ements on said real estate in good	repair and will permit no waste on sa	ud premises.
FI in the su	FTIF. That first party will at his own expen	ise until the indebtedness her	in recited is fully paid, keep the	buildings crected on said lands insu	red against fi DOLLAR
proceeds and paid failure to	n of. esponsible Insurance Company, approved by of such insurance to rebuilding buildings on for; or if first party prefers, said proceeds an insure as agreed and deliver the policies to rest from first party, and this mortgage shall	second party, payable to the said land; the said mortgagee ay he credited by second part of the mortgages herein, second	his heirs or assigns, holding the y on the principal sum, as of dat d party may procure such insura	gages agreeing, in case of fire, to de said proceeds in trust until the build e of maturity of next interest payme to said collect the cost thereof toget	vote the who ings are rebui ent. In case o her with 10 pc
cent. inte Au to perfort	rest from first party, and this mortgage shall d it is expressly agreed: That if first party sh any of the expression or presents berein	stand as security therefor. Itali fail to pay said sums of n	oney, either principal or interest,	within sixty days after the same becor	nes due, or fail
only, and party, or by the co	d it is expressly agreed: That if fast party sl a nay of the covenants or agreements herein without notice, be declared due and payable assigns, or any legal holder hereof, shall at o urt to take possession and control of the pre- upired, it being agreed between the parties l to be by first party performed, together with a receiver without other proof than the ag- the payment of any judgment rendered or an	; and this mortgage may the ice, upon the filing of a petiti nises described herein, rent th	super be foreclosed for the whole on for the foreclosure of this mortg e same and collect the rents ther	c of said money, interest and cost, a age, be forthwith entitled to have a rec cof, under direction of the coart, wit	nd at his option of and second of the second of the second of the second of the second
morigage, to appoint court, to	ured, it being agreed between the parties h to be by first party performed, together with t a receiver without other proof than the ag the payment of any independent rendered or an	ereto, that the allegations of 1 the above agreement relatin reements contained herein.	the petition as to any default j to possession and appointment the amount so collected by such the of this most inter-	n performance of any agreement co of receiver, shall be sufficient authori receiver to be applied, under the d	utained in th ty to the cour irrection of th
	a said narly hirther expressly agrees that in	each proportings shall be ha	nun ta fornalaga this mortaana tha	Good months will move be the site for the second	- T Yes a
ns an atte and lien u rendered i	racy's fee, in addition to all other legal costs pon the said premises deveload in this mort in any action as aforesaid, and collected and raisement of said real estate, should the san ma.	, suidliee to be due and paya age, and the amount thereof the lien thereof enforced in th	le upon the filing of petition for shall be recovered in said forcel same manner as the principal del	forcelosure, and the same shall be a saure suit and included in any judge at hereby secured. First party does he	further charg ment or decre creby express
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ncerving t	additional and collateral security for the pay o them under all oil, gas or mineral leases on		to terminate and become void u		its and benefic
And said	first party does hereby release all rights of do		rall rights of housetand in sold a		· · · · · · · · · · · · · · · · · · ·
	ted this BY REQUEST OF			comises.	
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Executed	also in my presence;	Witness			· · · · · · · · · · · · · · · · · · ·
그는 김 영국 🔮 이 이 가지는 것이.	Oklahoma, Tonnty of				
Bef	ore me, n Notary Public,	li se sub site du la casa		1.2. personally appeared	for the above
	6.73. Mal	com.	29 mins 02		ar yeney gitterin Salar adamatan Salar Alar Salar
nud	to cuted the same as منار free and voluntary	me personally known to be	he identical person	d the above mortgage and acknowledg	jed to me that
WI	TNESS my signature and official seat, the dission expires.	y and year last above writte		e Halis -	
ary contain	(Deal)		,	$\gamma \gamma $	tary Public. ty, Oklahoma
State of	Oklahoma, County of Tulsa, ss.	<i>A A</i>	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		بابینین تشمیری
File	d for record this		Y May 101 2	" Walkeley Rovi	ster of Deeds.
	(Seal)			0	7 9 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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