MORTGAGE RECORD.

뭐하게 살다는 이 말까지 아이들의 말하고 하면 없다.	State of Oklahoma, Tulsa County, ss.
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MORTGAGE OF REAL ES	STATE.—SAMI-PODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 19785
THIS INDENTURE, Made this	by of fasylary D. 19 ff between
JANGUL GING SHOULT	Description of the State
klahoma, of the first part, and W. M. Chirkida	County, in the State
klahoma, of the second part: WITNESSETH, That said part the first part, in c	consideration of the sundake three hundred
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	resents grant, bargain, sell and convey unto said part, of the second part, heirs
signs, the following-described Real Estate, situated in the	E I DEC TOUR DE LA CALLED TELL
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reditaments and appurtenances thereunto belonging, or in an	Sold State Guerra, latel to
PROVIDED, ALWAYS, And these presents are upon the	ais express condition, that whereas said for the second part, described as follows:
	a promissory note in writing to said part of the second part, described as follows:
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secribed note mentioned, together with the interest thereon, and otherwise shall remain in full force and effect. But if said sizes and assessments of every nature which are or may be assested payable, the whole of said sum or sums, and interest thereon said premises. And the said part all the first part for said end exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part all of the first part for said end exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part all of the first said for said County and State on this. The known to be the identical persond who executed the with the first said said part all of the unit said. The said country and state on this. The state of Oklahoma, the within-named mortgage. In hand paid, the receipt whereof in have and to hold the same, forever; subject, neverthal in WITNESS WHEREOF, The said mortgage. EXECUTED IN PRESENCE OF This assignment was filed for record on the colock. M. Fee, \$	according to the terms and tenor of the same, then this mortgage shall be wholly discharged and was sum or sums of money or any part thereof, or any interest thereon, is not paid when the same is due, and if seesed and levied against said premises or any part thereof are not paid when the same are by law made in, shall then become due and payable, and said part of the second part shall be entitled to the possess of consideration do