33441

MORTGAGE RECORD

MORTGAGE OF REAL ESTATE	
THIS INDENTURE, Made this	A. D. 19, between
Charles Harbin Ed Dadie F. Harbin, his wife	
Oklahoma, of the first part, and A. Meltanova Oklahoma, of the second part:	of
WITNESSITH, That said part 1200f the first part, in consideration of) 100 Dollars (\$ 1000,00),
the receipt of which is hereby acknowledged, do & Dy these presents grant, hargain, sell and	
assigns, the following-described Real Estate, situated in	County, and State of Oklahoma, to-wit:
addition to the Etyl Pul	Sal Tulsa Country
Ohlahama, J Q	Sollars,
One Daniel &	2 2 2
A TOTAL A TOTA	Yumanea My
	enginamin and a managara and a property of the second second second second second second second second second
TO HAVE AND TO HOLD THE SAME unto the gold parts 60 of the record and the	
TO HAVE AND TO HOLD THE SAME unto the said parts 20 it the second part, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, forever.	
PROVIDED, ALWAYS, And these presents are upon this express condition, that wher	eas, said
\$1000,00, Nine years after late	, for value meened we or
t of year at some and an Entre	Le order of g. K. Wester, I
the state of class of the	year annuar Berry annual
grown date with paid, The interest,	I not paid when done to become
as principal and the sa	ne rate of interest, and in la
additional aum of terroer cent on the	and promedings we agree to pay a
Jees, Digmel	
Now, if said part of the first part shall pay or cause to be paid to said part of the above described note mentioned, together with the interest thereon, according to the terms void; and otherwise shall remain in full force and effect. But if said sum or sums of money or and if the taxes and assessments of every nature which are or may be assessed and levied agains made due and payable, the whole of said sum or sums, and interest thereon, shall then become d possession of said premises. And the said part of the first part for said consideration do of the homestead exemption and stay laws of the State of Oklahoma.	second part,
and if the taxes and assessments of every nature which are or may be assessed and levied agains made due and payable, the whole of said sum or sums, and interest thereon, shall then become d	any part thereol, or any interest thereon, is not paid when the same is due, it said premises or any part thereof are not paid when the same are by law us and payable, and said partof the second part shall be entitled to the
	hereby expressly waive an appraisement of said real estate and all benefit
IN WITNESS WHEREOF, The said part sea of the first part ha M. hereunto set	handsthe day and year first above written.
	Chas & Harber
이 문학에 문제 독자는 사람이 내려 맞아 사람이 되었다.	Dadie F. Harlin,
STATE OF OKLAHOMA, TULSA COUNTY, ss.	
Before me. 12. T. Pattus	silling Juntova.
in and for said County and State, on this	2 personally appeared
to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same is	
	12 D 47
My commission expires. 2 2 1 2 1 10 2	D.T. Relles
KNOW ALL MEN BY THESE PRESENTS: ASSIGNMENT	
That	
بالمراجع والمنافي منافع والمواجع ومواجعة والمنافية والمنافية والمنافية والمنافية والمنافية والمنافية والمنافية	DOLLARS,
in hand paid, the receipt whereof is hereby acknowledged, do	
To have and to hold the same, forever; subject, nevertheless, to the conditions therein co	
IN WITNESS WHEREOF, The said mortgage hahereunto set hand	L. this
EXECUTED IN PRESENCE OF	
This assignment was filed for record on the	19 ns no 1955 e minima (14 none) (15 none)
보고 <mark>있습니다.</mark> 그 소리 ¹⁷ 프로그램 가는 사람들은 사람들이 되었다. 그 사람들은 사람들은 사람들이 되었다. 그 사람들은 사람들은 사람들이 되었다.	Register of Deeds,
있는 , 사람 그는 사람들은 다시 보면도 하는데 보면 하면 하시고 하셨습니다.	
SRECEIPT	10
Received of	
in full satisfaction of the within mortgage.	and DOLLARS,
STATE OF OKLAHOMA TILLSA COUNTY SS	A. D. 191 , at o'clock A. M.
This instrument was filed for record on the day of day of fees, \$day of fees, \$	
By Deputy.	Me, Wallaley Register of Deeds.
(2.1)	

For velue monived, I acknowledge satisfaction and paym within mortgage, and same is hereby released.