MORTGAGE RECORD, No. 71

그림, 하나요, 그 이 없이 말이 하나요. 뭐 하다. 김경환화점 하	REAL E	STATE MC	RTGAGE		
THIS INDENTURE, Made this 12"	day ol	O** •	Terrial and Strass lit	ear of our Lord One Th	ousand Nine Hu
red	by and between	land will	errikaanskriger in best tidking tid by the en best en bette en bedeen bestellige in be	Durrill,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
f the County of	La Jand	State of Oklahoma, pa	rtees of the first part, and	endan jajan mendal dadikan mengan kempanan dan menjadi Mengan kapan pendan menjadi mengan kempanan dan dan dan	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
arty of the second parts	Carrany M	*****************************			
WITNESSETH, That the said part 202 of	the first part, for and i	n consideration of the s	um of.		DOLLAR
b	said party of the seco	nd part, the receipt who	ercof is hereby neknowledged, ha	recessors and assigns, FO	sold and by the REVER, all of th
The Northerly fifty (50) for	et of lot in	undered the	4 (3) in block	areansfered	I thirty
Seplat thereof		issi anaanini maraanin of f waanin aanaanin aanaanin oo	and and the second an	manings	rine negggapiyatosi neggapa esa 1948gay - Abriyandye esa gyatab
-deligionalisates experience de la servicia (deligione) e e explicación de especial de especial de especial de Designatura (n. 1883-1981), esta finalistica e de exista designatura de especial de especial de especial de e	inderstatistische einen besperieften, in einer	#	anatuninania		***********************
TO HAVE AND TO HOLD THE SAME,	With all and singular ti	n tanàna mianananana na tanànantsi hereditan	ents and apportenances thereus	ito belonging or in any	wise appertainin
nd all rights of homestead exemption unto the so f the first part dohereby covenant and agree	aid party of the second	part, and so July	successors and a	ssigns, forever. And th	e said parteen
good and indefensible estate of inheritance there	in, free and clear of all	incumbrances, and tha	Jack will	VARRANT AND DEF	END the same i
the quiet and peaceable possession of said party of PROVIDED, ALWAYS, And this instrume	ent is made and execut	ed upon the following c	onditions, to-wit:		
First. Said part of sold the first part.	ared just	y indebted to the party	of the second part, in the princ	ipal sum of (\$	DOLLAR!
. And the state of the good and another of the good	and nort to the sold no	int real thin first mort	and namble according to the far	nor and effect of	(5) an
gotinble promissory note Accepted and deliveryable to the order of the said party of the second party of t	nd part, as follows:	Zue due	Tearlary 19 1		1970
ne for \$		due	France 19	and the state of t	192/
ne for S	ational aux de	Louislow Line	Teluved 19	with interest there	on from date unt
	/ 47 -	down of J. A.A.C.	and	CHUBURY	
each year. The installments of interest until n e said particulated the first part, each bearing int	inturity are further evi- erest after maturity at	the rate of 10 per cent.	per annum.	of even date herewith,	and executed b
Second. The said partial of the first part e said premises and any and all taxes or assessor the State of Oklahoma, or by the county, town	covenant and agree nents that shall be mad ashin or municipality.	to pay all taxes and a e upon said loan, or up wherein said real estate	ssessments, general and special, on the legal holder of said notes is situated, when the same beco	and of whatever charact and mortgages, on acc mes due, and to keep t	er whatsoever, o ount of said loan he buildings upo
e mortgaged premises insured in some reliable fi d to assign the policies to the said party of the	re and tornado insuran	ce company approved b	y the party of the second part fo	r the sum of S A	Totale The second
id north of the second part to be held by	er until	this mortgage is fully	paid, and said partice of the fir	st part assumes all resp	and renewals, to ensibility of pro-
id care and expense of collecting such insurance Third. The part Let of the first part agree, low or commit any waste on said premises and m	n loss occurs. to keep all building	s, fences, and other im	provements on said premises in a	s good repair as they ar	e now, and not t
low or commit any waste on said premises and a Fourth. It is further expressly agreed by a	nd between the parties	hereto that if any defa	alt be made in the payment of a	ny part of either said pr	incipal or interes
Fourth. It is further expressly agreed by a potes when the same become due, or in case of def said fire and torando insurance, when the same any covenant or condition herein contained, the necount of taxes or assessments, upon said pre-	becomes due, or in case e whole of said principa	of removal of any of the sum named herein, as	ie buildings or other improvement id the interest thereon, and all si	ts from said land, or in our party o	case of the breach f the second par
i account of taxes or assessments, upon said pre- ie and payable and this mortgage may be forecle	mises, or upon said load used immediately, and t	n, or the premiums for the party of the second to thereof at 10 per cen	are and tornado insurance, upon part or any legal holder of this no to nor annum, crediting any and	said premises, shall be te shall be cutitled to rec	ome immediatel over the principa ando, if any hav
a account of these of assessments, upon sain pre- te and payable and this mortgage may be forecle in mentioned in said bond, together with intere- een made upon said sum, and the party of the seessments upon said premises, or upon said loar	cond part, or the legal , or insurance premiur	owner and holder of sains paid by the party of	d note and mortgage, shall be e the second part, the full amount	ntitled to recover on ac so paid, as taxes or asse	count of taxes o
And it is also agreed that in the event of gr	ny default in payment (or breach of any covena	nt or condition herein, the rents	and profits of said pre-	nises are pledge
party of the second part, or	se, at the option of the	tional collateral securit	y and said party of the second	part, or assigns, shall b	
It is further agreed and understood that in		burth or and account bar		경찰 나는 이 날이나 나다	PM 10 1997
no event, nor in anywise, directly or indirectly,	be computed so as to	on this loan in accordant exceed 10 per cent per	co with the stipulations of this be annum.	그 배송하다 그리 닭을하는 것 같다.	uch interest sha
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