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....in the year of our Lord One Thousand Nine Hun-

## MORTGAGE RECORD, No. 71

BABIL DODBWOITH HOOK CO. LEAVENWORTH KAN. NO. 20002 "

THIS INDENTURE, Made this ...

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arintu en 1997 de 1997 de 1997 de la composition de la composition de la composition de la composition de la c	H. Pris Hilling Pris para rapida di mpaganda di mpaganda (girma	
f the County of	and State of Oklahoma, partof the fi	rst part, and
WITNESSETH, That the said part of the first part	for and in consideration of the sum of	rst part, and
oin hand paid, by the said party oresents dogrant, bargain, sell, convey and confirm, unto ollowing-described tract, piece, or parcelof land, lying so-wit:	f the second part, the receipt whereof is hereby said party of the second part, and to	r acknowledged, hagranted, bargained, sold and by thesesuccessors and assigns, FOREVER, all of theand State of Oklahoma,
	eri erasserini (deri asaserrin en erasi (deri eren erasi anterioren erasi anterioren erasi anterioren erasi (d Albertan erasi erasi (derioren erasi eren erasi erasi erasi erasi erasi erasi erasi erasi erasi (derioren eras	
unganan makan mengenakan menggikan dipagkan digan menunggikan di Manan menggikan menggikan dipagkan digan menggikan digan menggikan digan menggikan digan menggikan digan menggi		en i di di 1000 m. 100 m.
and all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the degood and indefeasible estate of inheritance therein, free and ce he quiet and penceable possession of said party of the second percentage of the provided ALWAYS, And this instrument is made a First. Said partof the first part.	singular the tenements, hereditaments and app he second part, and to	nurtenances thereunto belonging or in anywise appertaining, asuccessors and assigns, forever. And the said part
eing for a loan made by the said party of the second part, to t	enderaka, inggandungabunakan pasebangkingga (Konidya), nangkin pasebun, nangking	DOLLARS,
egotiable promissory note, executed and delivered by the se	id partof the first part, bearing date	and
nyable to the order of the said party of the second part, as in the for \$	due.	
All naveble at the office of	due	with interest thereon from date until
All payable at the office of	days of	branchista
n each year. The installments of interest until maturity are f ng said partof the first part, each bearing interest after me	urther evidenced by	on interest notes, of even date herewith, and executed by
Second. The said partof the first part covenanta ne said premises and any and all taxes or assessments that shi y the State of Oklahoma, or by the county, township or muni ne mortgaged premises insured in some reliable fire and tornad	nd agreeto pay all taxes and assessments, ge ill be made upon said loan, or upon the legal h cipality, wherein said real estate is situated, wh	meral and special, and of whatever character whatsoever, on iolder of said notes and mortgages, on account of said loan, hon the same becomes due, and to keep the buildings upon
ne mortgaged premises insured in some remaine are and torned and to assign the policies to the said party of the second part, and aid party of the second part to be held by	ısintere	ests may appear, and deliver said policies and renewals, to
Third. The partof the first part agree to keep a	Il buildings, fences, and other improvements on	said premises in as good repair as they are now, and not to
How or commit any waste on said premises and not to permit to the swhen the same become due, or in case of default in the property of the said fire and tornado insurance, when the same becomes due, any covenant or condition herein contained, the whole of sain necount of taxes or assessments, upon said premises, or upon us and payable and this mortigage may be foreclosed immediation mentioned in said bond, together with interest thereon, from the date of the second part, or sessessments upon said premises, or upon said loan, or insurance premiums, together with interest thereon from the date of	ayment of any installment of taxes or assessme or in case of removal of any of the buildings or d principal sum named herein, and the interest a said loan, or the premiums for fire and torna	ents, upon said premises, or upon said lean, or the premiums other improvements from said land, or in case of the breach thereon, and all sums paid by the party of the second part, do insurance, upon said premises, shall become immediately
the and payable and this motegage may be forecast annuclar in mentioned in said bond, together with interest thereon, fro een made upon said sum, and the party of the second part, or seesments upon said premises, or upon said lean, or insurance the premium together with interest thereon from the date of	in the date thereof at 10 per cent. per annum, the legal owner and holder of said note and me a premiums paid by the party of the second passuch payment at 10 per cent. per annum.	crediting any and all interest payments made, if any have ortgage, shall be entitled to recover on account of taxes or t, the full amount so paid, as taxes or assessments, or insur-
And it is also agreed that in the event of any default in ) party of the second part, or	s, as additional collateral security and said par	n nerein, the reats and profits of said premises are piedged
It is further agreed and understood that in computing in no event, nor in anywise, directly or indirectly, be computed Fifth. It is hereby further agreed and understood that it fincipal or interest notes, that may hereafter be given, in the e- gon the same during the said time of extension.	terest upon this loan in accordance with the sti so as to exceed 10 per cent per annum. his mortgage secures the payment of the prin	pulations of this bond, and this mortgage, such interest shall cipal note and interest herein described, and all renewal,
rincipal or interest tokes, that may increater be given, in the control of the same during the said time of extension.  Sixth. Said partof the first part, hereby agreein collars (\$10.00), and 10 per cent. of the amount due therebn, at ollection, and the sum so due shall become a part of the judgme	vent action is brought to foreclose this mortgr d said attorney's fee shall become due and pay	age
Seventh. Said partof the first part for the considerates and of the homestead exemptions of the State of Oklahom	tion above mentioned hereby expressly waive a.	appraisement of said real estate and the benefit of the stay
Eightli. It is expressly agreed and understood that the prances upon said property prior or superior to this mortgage of precover the same with interest at 10 per cent. upon the amound or the property prior of the property of the property of the property of the property of the first above written.	arty of the second part snau have the right to bet, and upon paying and discharging such lien it it so paid, from the partof the first part an thereof at the option of the party of the second t parthereunto subscr	pay and discharge at his option any and all items or incumor or incumorate the party of the second part shall be entitled it said sum shall be and become a part of the mortgage debt part.
Executed and Delivered in Presence of:	화물이 많은 사람들이 되었다면 하는 것이 없었다.	
edhingdy), higgs shingong glevallendage higgiggenging per		
	the company of the co	A STATE OF THE STA
STATE OF OKLAHOMA, bis, before me,		
Before me, day of day o		rsonally appeared
me known to be the identical parsons who executed the with free and voluntary act and deed for the Witness my hand and official seal on the date last above	a and foregoing instrument and acknowledged b uses and purposes therein set forth. written.	to me that
y commission expires	transmitted	Notary Public.
This instrument was filed for record this		경기 가도 보면 가지면 되었다면 하는 이 방 등이 이를 받고 있다면 되었다.
	Deputy:	A. D. 19 at o'clock M.  Register of Deeds.