## MORTGAGE RECORD, No. 71

SOUR WISH WAY TOUR COLLEGE OF THE TOUR COLLEGE

			Ş	T	AΤ	E	OF	' O	KL	AΗ	O	AA.	
I	R	E	A	L	E	ST	'A'	ΓΕ	M	OF	ST(	GΑ	GE

	rreren gağısısı sas garl mancastarıştığın ağışık reptilensiyi çisiliki.		ander (na en	jakiterija (pojapoja, vija 1931 regalija aljevanosti eritagaja patembe ustuudinata. Handilielja ja japinijy sakurenijol arykopa alvenija angana kanan mediterio doka
***************************************	rangamentenga jarah termin	aran Samban da inggan da mahan mahan da anamata	e annatan dan ceramanan garaktaran (sebuah 1987)	rilfide prijskogsfordinkspoeringen sindhele i keping-maksiskindernam
party of the second part;	said nark of the first pa	rt, for and in consideration of the su	markentalanan makan makara	
d projekt granikara i bakti riyasi di bi miyaban bikatengki di ramanda biya aba d	******************		anganati (pon 1984) nagaripun un menengkenggi teben nekatengan pangan pangan pa	DOLLARS
oresents dogrant, bargain, st ollowing-described tract, piece o-wit:	ell, convey and confirm, unto	of the second part, the receipt where said party of the second part, and and situate in the County of	tosuccess	ors and assigns, FOREVER, all of the
TO HAVE AND TO HOL  nd all rights of homestead exem  f the first part dohereby co- good and indefeasible estate of he quiet and peaceable possessio	D THE SAME, With all and uption unto the said party of venant and agree that at the inheritance therein, free and n of said party of the second	d singular the tenements, hereditame the second part, and to	ents and appurtenances thereunto l	selonging or in anywise appertaining is, forever. And the said partremises above granted, and seized card. The same is th
		and executed upon the following con		sum of ( <b>8</b>
		the said partof the first part, a	kapa dain 1915) atah panya daina tendapat salam andikin danga danak salam salam	DOLLARS
egotiable promissory note, ex-	ecuted and delivered by the	said part of the first part, beari	ing date	
ayable to the order of the said	party of the second part, as	follows:		
ne for S		dugdugdug	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	19
All payable at the office of	radicional de la companie de la comp	per cent. per annum, and at t	the rate of 10 per cent, was proving a	with interest thereon from date unti
muniter both hofora and ofter	maturity, on the	three of	hna	and Allebratic services affecting the
each year. The installments of each partof the first part,	f interest until maturity are each bearing interest after r	further evidenced by	coupon interest notes, of c per annum.	yen date herewith, and executed b
Second. The said part e said premises and any and al	of the first part covenant I taxes or assessments that s	and agreeto pay all taxes and ass hall be made upon said loan, or upo nicipality, wherein said real estate is	sessments, general and special, and on the legal holder of said notes and	of whatever character whatsoever, o mortgages, on account of said loss
e mortgaged premises insured i	n some reliable fire and torn	ado insurance company approved by	the party of the second part for th	sum of \$
I to a stand the maliator to the p	trong brooms add to return Lin		interests may appear and	lalinou anid policice and renowale d
id party of the second part to l d care and expense of collectin	g such insurance if loss occu	rsuntil this mortgage is fully pr	ald, and said partor the first pe	rt assumes all responsibility of pro-
fourth. It is further expr tes when the same become due, said fire and tornado insurand any covenant or condition her a account of taxes or assessment to and payable and this mortga, m mentioned in said bond, tog made upon said sum, and the sessments upon said premises,	a premises and not to germ essly agreed by and between or in case of default in the when the same becomes die in contained, the whole of s is, upon said premises, or up ge may be forcelosed immedi ther with interest thereon, f e party of the second part, or or upon said loan, or insurar	all buildings, fences, and other impt any of the improvements to be renthe parties hereto that if any defaul payment of any installment of taxe, or in case of removal of any of the said principal sum named herein, and on said loan, or the premiums for finety, and the party of the second priom the date thereof at 10 per centre the legal owner and holder of said one premiums paid by the party of to such payment at 10 per cent. per said the party of the second payment at 10 per cent.	the made in the payment of any p is or assessments, upon said premise a buildings or other improvements from the interest thereon, and all sums are and tornado insurance, upon said art or any legal holder of this note shaper annum, crediting any and all note and mortgage, shall be entitl the second part, the full amount so p	anake or descroyed.  art of either said principal or interes, or upon said loan, or the premium om said land, or in ease of the breac paid by the party of the second par premises, shall become immediated all be entitled to recover the principal interest payments made, if any haved to recover on account of taxes. caid, as taxes or assessments, or insurant.
And it is also agreed that i	n the event of any actuall it	i payment of breach of any covenan	it of condition netern, the remes and	profits of said premises are pleage
party of the second part, or sion of the said premises, by re	ceiver or otherwise, at the or	gns, as additional collateral security ption of the party of the second part.	and said party of the second part,	or assigns, shall be entitled to pos
It is further agreed and un no event, nor in anywise, direc	derstood that in computing tly or indirectly, be comput	interest upon this loan in accordance ed so as to exceed 10 per cent per ar	e with the stipulations of this bond, nnum.	and this mortgage, such interest sha
Fifth. It is hereby further incipal or interest notes, that m	agreed and understood that ay hereafter be given, in the	t this mortgage secures the payment event of any extension of time for the	t of the principal note and interes he payment of said principal debt,	t herein described, and all renewa to evidence said principal or interes
Sixth. Said partof the ollars (\$10.00), and 10 per cent.	ne of extension.  e first part, hereby agreein  of the amount due thereon,  ll become a part of the index	n event action is brought to foreclose and said attorney's fee shall become nent and shall be secured by a lien o	e this mortgage	will pay an attorney's fee of Te
	the first part for the conside	ration above mentioned hereby expr		
Eighth. It is expressly agr rances upon said property prior recover the same with interest cured by these notes and may be	reed and understood that the or superior to this mortgage at 10 per cent, upon the amo be recovered in the foreclosur	party of the second part shall have debt, and upon paying and dischargi ount so paid, from the partof the re thereof at the option of the party	the right to pay and discharge at hing such lien or incumbrance the pare a first part and said sum shall be and of the second part.	is option any and all liens or incum by of the second part shall be entitled become a part of the mortgage deb
at above written.	, The said partof the h	rst parther	기업문과 교육 소리를 하고 하는 경험	
Executed and Del	avered in Presence of:	: (1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		
all and the same of the same o	Anguniya eying tarah mayayi menganin			(1910) (n/44 (1915) (1921) (1924) (1934) (1934) (1944) (1944) (1944) (1944)
				onemical continues the continues of the
STATE OF OKLA	HOMA, {			
Before inc.	Francisco of ciebrashe helpsychological description	taris nas necessitat (dassella sera kari anigali kossa da nasiri nasis i idaa na nasira ka	a Nota	y Public, in and for said County and
ite, on this	day of	raperama, caparathria, especify refetification, cally at envertement in Linden her experimental experiments of the contract o	.19, personally appeared	etarrantasarrigarrigarrigarrigarrigarrigarrigarr
	(pagenty by the second second second second second second second second	der der frei der der sein der Gerer bertret bereiten bereiten der der	nterior de la company de l	anneshrift soor bristler reducerties til taken britaines etter etter etter etter etter etter etter etter etter
그는 점점 생생님이 살려 있었다. 그는 그 사람들은 그 모든 그 사람들이 되었다. 그렇	voluntary act and deed for t	thin and foregoing instrument and ac the uses and purposes therein set for		executed the same a
	al seal on the date last above		원들이 그 아니라는 사용은 사람들은 이번 경기에 가지 않는 것이 되다.	
Witness my hand and office			THE PART OF THE WHO STREET	Notary Public.
Witness my hand and office			15、1966、15.60、 16、 16、 16、 16、 16、 16、 16、 16、 16、 16	Notary Public.