## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made thisby and	between	in the state of th	and the second sections of the second
navis vistaja gasaututaista kantaista kantaista kantaista kalifatika ja kantaista kantaista kantaista kantaist Kata taran kantaista	anagalahan bahasa kata kata kata kata kata kata kata k	na a destro a conseste destrucción destructura destructura destructura destructura destructura de conseste destructura de conseste de cons	and the state of t
the County of		the first part, and have a manner of the first part, and	
irty of the second part: WITNESSETH, That the said partof the first p		이번에도 말라면 하느냐. 하나 얼마 얼마를 먹어 된 것을 하다.	
and the same of th	many and the same of the second second second second second second second		DOLLARS
esents dogrant, bargain, sell, convey and confirm, un lively described tract, piece, or parcelof land, lyin wit:	to said party of the second part, and ig and situate in the County of	to	ns, FOREVER, all of the and State of Oklahoma
Milli Grafia de Grafia (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) Brafia (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865) (1865)			
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วงการเคยสายการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการ เกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะการเกราะก			
	and the State of t	kreftest och sysjonings, nysjonistsky och rotin sprint i var som hanskjøre och det och til en en samtia.	Periodistrica anno antes de la constitución de la
TO HAVE AND TO HOLD THE SAME, With all a d all rights of homestead exemption unto the said party the first part dohereby covenant and agree that at the good and indefeasible estate of inheritance therein, free an equiet and peaceable possession of said party of the secon PROVIDED. ALWAYS, And this instrument is made	nd singular the tenements, hereditan of the second part, and to te delivery hereof, d clear of all incumbrances, and that d part,	nonts and appurtenances thereunto belonging or	in anywise appertaining And the said part e granted, and seized o DEFEND the same in all persons whomsoever
First. Said partof the first part	including indebted to the party	of the second part, in the principal sum of (5	DOLLARS
no for a larn made her the said marty of the second part.	to the said part of the first part.	and payable according to the tenor and effect of	
gotiable promissory note, executed and delivered by the yable to the order of the said party of the second part, a	e said partof the first part, bear is follows:	ing date	
e for \$ or successful party of the second party of the secon	out the man comment of the comment o	acqueix improvement entre l'expris en en riche en en en en entre en	19
a for 8	due	iku erstandikunturitaidi kunturun kanda kand Kanda kanda ka	19
All payable at the office of	per cent. per annum, and at	the rate of 10 per cent, per annum after default or	t thereon from date unt maturity; payable sem
wall- both hefore and after malurity, on the	days of	bnabnaand	
sach year. The installments of interest until maturity a said partof the first part, each bearing interest after	maturity at the rate of 10 per cent.	per annum.	ewith, and executar b
Second. The said park	nado insurance company approved b	y the party of the second part for the sum of \$	leband turincular tank naube-bägbung pagendele
to assign the policies to the said party of the second part party of the second part to be held by	rt, as		policies and renewals, t Il responsibility of proc
care and expense of collecting such insurance if loss occ	urs. n all buildings, fances, and other inn	provements on said premises in as good repair as t	how are now, and not t
Third. The partof the first part agreeto kee we commit any waste on said premises and not to perr Fourth. It is further expressly agreed by and betwee se when the same become due, or in case of default in the said fire and tornado insurance, when the same becomes d any covenant or condition herein contained, the whole of account of taxes or assessments, upon said premises, or to and payable and this mortgage may be foreclosed immentated in said bond, together with interest thereon, and made upon said gum, and the party of the second part, essments upon said premises, or upon said long, or insure premiums, together with interest thereon from the date	nit my of the improvements to be re n the parties herete that if any defer	moved therefrom or to become dilapidated or de- ult be made in the payment of any part of either	stroyed. said principal or interes
tes when the same become due, or in case of default in the said fire and tornado insurance, when the same becomes d	o payment of any installment of the ue, or in case of removal of any of the	ies or assessments, upon said premises, or upon said to buildings or other improvements from said land,	or in case of the breac
account of taxes or assessments, upon said premises, or a	pon said loan, or the premiums for	fire and ternado insurance, upon said premises, st part or any legal holder of this note shall be entitled	all become immediatel
a mentioned in said bond, together with interest thereon,	from the date thereof at 10 per cen or the legal owner and holder of sai	t, per annum, crediting any and all interest pays d note and mortgage, shall be entitled to recover	nents made, if any have on account of taxes o
essments upon said premises, or upon said loan, or insur e premiums, together with interest thereon from the date	ance premiums paid by the party of of such payment at 10 per cent. per	the second part, the full amount so paid, as taxes annum,	or assessments, or insur
And it is also agreed that in the event of any delault	in payment or breach of any covena	nt or condition herein, the rents and profits of sa	na premises are pieaged
party of the second part, or	option of the party of the second par	to	erent no custoser to box
It is further agreed and understood that in computing covent, nor in anywise, directly or indirectly, be computed	g interest upon this loan in accordantions as to exceed 10 per cont per	ce wise the supurations of this bond, and this more annum.	igage, such interest shal
Fifth. It is hereby further agreed and understood the cipal or interest notes, that may hereafter be given, in the name during the said time of extension.	at this mortgage secures the paymen e event of any extension of time for	nt of the principal note and interest herein des the payment of said principal debt, to evidence s	cribed, and all renewal aid principal or interes
n the same during the said time of extension.	in event nation is brought to forcely	se this mortgage	n attorney's fee of Ter
Sixth. Said partof the first part, hereby agree lars (\$10.00), and 10 per cent. of the amount due thereor cetion, and the sum so due shall become a part of tha judj Seventh. Said partof the first part for the consist and of the homestead exemptions of the State of Oklal	leration above mentioned hereby exp	e due and payable when this note is placed in the of this mortgage and by any judgment or decree a ressly waiveappraisement of said real estate and	hands of an attorney for endered thereon. I the benefit of the stay
Eighth. It is expressly agreed and understood that the	ne party of the second part shall have	e the right to pay and discharge at his option any	and all liens or incum
Eighth. It is expressly agreed and understood that the control of the property prior or superior to this mortgag recover the same with interest at 10 per cent. upon the an ured by these notes and may be recovered in the foreclos	nount so paid, from the partof the ure thereof at the option of the party	ie first part and said sum shall be and become a pa of the second part.	ort of the mortgage deb
IN WITNESS WHEREOF, The said partof the tabove written.	first parth	ereunto subscribednam	eon the day and year
		15. depte : 17. milione ( 18. milione), 18. milione ( 18.	the first profession of the first programme and the contract of the contract o
Executed and Delivered in Presence of:	그들에 잘 되자 보다고 그렇게 하늘을 제가 뭐 하다.	arrinda kara i di senda sakaran ngan tenda kiningga i paka karangan tenda kining sakarangan karangan karangan	机型 化二氯化铁 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
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STATE OF OKLAHOMA, and of the state of the s			
nty of		A COLOR	and for sets for
Before me,		19 personally appeared	
And the second s		přehodopova sa na premo na primo se supreba na primo na primo na primo na premo na primo de premo premo proces	bnab
ne known to be the identical persons who executed the w	ithin and foregoing instrument and	acknowledged to me that	executed the same as
free and voluntary act and deed for	the uses and purposes therein set fo	rth.	
Witness my hand and official seal on the date last abo	iso auren	tage of the section o	National Dakits
commission expires	Approximation in		rioury Public.
This instrument was filed for record this		and the second section of the second section is a second section of the second section	
	Deputy.	en en englische en	Register of Deeds.