MORTGAGE RECORD, No. 71

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	STATE OF OKLAHOMA REAL ESTATE MORTGAGE		
	dreet	and between	9. 6 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
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-	harty of the second parts	an a	
		first part, for and in consideration of the sum of	DOLL
	presents do grant, bargain, sell, convey and confi	rm, unto said party of the second part, and to	
	to-wit:	an a	
	······································	มากรับสายที่สุดครามสายสายสายสายสายสายสายสายสายสายสายสายสายส	
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		and a stand of the s	
internet provide the provide the	and all rights of homestead exemption unto the said of the first part dohereby covenant and agree the a-good and indefeasible estate of inheritance therein, the quiet and peaceable possession of said party of the PROVIDED, ALWAXS, And this instrument First. Said part	the all and singular the tenements, hereditaments and appurtena party of the second part, and to	essors and assigns, forever. And the said part ownerof the premises above granted, and selz
	being for a losn made by the said party of the second	l part, to the said part of the first part, and payable accordi	ng to the tenor and effect of
	One for \$	by the said partof the first part, bearing date part, as follows: 	
	One for S	n	
	annually both before and offer meturity on the		
	in each year. The installments of interest until matt	urity are further evidenced by	erest notes, of even date herewith, and execute
	Second. The said partof the first part co the said premises and any and all taxes or assessmen by the State of Oklahoma, or by the county, townshi	venantand agreeto pay all taxes and assessments, general is ts that shall be made upon said loan, or upon the legal holder ip or municipality, wherein said real estate is situated, when th	and special, and of whatever character whatsoeve of said notes and mortgages, on account of said ie same becomes due, and to keep the buildings
	1 to make the well to be the sold meater of the net	and tornado insurance company approved by the party of the s ond part, as	av annear and deliver said policies and renoval
	said party of the second part to be held by	ind party as a second this mortgage is fully paid, and said part, loss occurs. to keep all buildings, fences, and other improvements on said p to permit any of the improvements to be removed therefrom or	remises in as good repair as they are now, and n
		en an an things of the line in the state of the induced state and the state is a state of the state of the state	and a second set and a second of a state of second
12	of said fire and tornado insurance, when the same bec of any covenant or condition herein contained, the w on account of taxes or assessments, upon said premis	between the parties hereto that it any default be made in the p to the theorem of the second provided in the second provided in the toole of said principal second second premiums for fire and formado ins a finite diately, and the party of the second part or any legal hole hereon, from the date thereof at 10 per cent, per annum, credit di part, or the legal evener and holder of said note and mortgag r histrance premiums paid by the party of the second part, the he date of such payment at 10 per cent, per annum, credit the date of such payment at 10 per cent, per annum, the date of such payment at 10 per cent, per annum.	improvements from said land, or in case of the br on, and all sums paid by the party of the second paranec, upon said premises, shall become immedia
	due and payable and this mortgage may be forcelosed sum mentioned in said bond, together with interest t been made upon said sum, and the party of the secon	I immediately, and the party of the second part of any legal now hereon, from the date thereof at 10 per cent. per annum, credit id part, or the legal owner and holder of said note and morigag	ler of this note shall be entitled to recover the prin ling any and all interest payments made, if any e, shall be entitled to recover on account of tax full amount so paid as faves or account of tax
	and it is slep arroad that in the event of any f	seisuit, in Dryment of oreach of any covenant of condition here	in the reats and promes of ship premises me pre
	to party of the second part, or session of the said premises, by receiver or otherwise, It is further acceed and understood that in con-	assigns, its additional collateral socurity and said party of at the option of the party of the second part.	the second part, or assigns, shall be entitled to
	in no event, nor in anywise, directly or indirectly, be Fifth. It is hereby further agreed and unders	mputing interest upon this loan in accordance with the stipulatic computed so as to exceed 10 per cent per annum, tood that this mortgage secures the payment of the principal n, in the event of any extension of time for the payment of said	note and interest herein described, and all rene principal debt to evidence said principal or inte
	upon the same during the said time of extension. Sixth. Said partof the first part, hereby i	agreein event action is brought to foreclose this mortgage thereon, and said attorney's fee shall become due and payable w the judgment and shall be secured by a lien of this mortgage and	will pay an attorney's fee of
	collection, and the sum so due shall become a part of a Seventh. Said partof the first part for the	the judgment and shall be secured by a lien of this mortgage and the judgment and shall be secured by a lien of this mortgage and e consideration above mentioned hereby expressly waive	I by any judgment or decree rendered thereon. isement of said real estate and the benefit of the
	laws and of the homestead exemptions of the State of Eighth. It is expressly agreed and understood brances upon said property prior or superior to this n	to Oknooma. that the party of the second part shall have the right to pay a nortgage debt, and upon paying and discharging such lien or ince the annount so paid, from the part,, of the first part and said orcelosure thereof at the option of the party of the second part.	nd discharge at his option any and all liens or inc imbrance the party of the second part shall be ent
	to recover the same with interest at 10 per cent, upon secured by these notes and may be recovered in the f IN WITNESS WHEREOF, The said part	the amount so paid, from the part and said oreclosure thereof at the option of the party of the second part. of the first part	sum shall be and become a part of the mortgage
	first above written.		
	EXECUTED AND DELIVERED IN PRESENC	김 양과 공격은 승규는 것이 가지 않는 것은 것이 없는 것이 없다. 이 것은 것이 있는 것이 없는 것이 없 않는 것이 없는 것이 없 않이 않이 없다. 것이 없는 것이 없 않이	1997 - 1998 - 1999 - 1999 - 1999 - 1999 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
	and management and the statement of the	한법 말 한 것 같은 것은 그 그래요 가지 않는 것이.	
	STATE OF OKLAHOMA, County of.		
1	Before me		
1	승규는 영상에 들어들고 있는 것이라. 그렇게 가슴 그 것이 같이 많이 가 있었다.		
1	to me known to be the identical persons who execute	d the within and foregoing instrument and acknowledged to me	thatexcouted the sam
1	and a state of the second second second second second second	last above written.	Sh. Notave Dable
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(N) 2 (2 - 2 - 3	Ans instrument was nice for record lins.	ダうあいかん ひょうえいせい きょうぶん なない しゅよう あんていせい ひとしんいか かくしゃ ひょう	R R
	Matteries, Section of Section 1967 Sectors appearing to the sector sector of the sector sector sector sector sectors and	Deputy.	Register of Deed

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