## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made this	d Library	in the year of our Lord One Thousand Nine Hun-
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하는 그들은 그는 그들은 그렇게 살아 보다는 사람이 되었다면 보다는 사람이 되는 것이 없는 것이 없어 없었다.	그는 이 집에게 하면 하는 그래요요. 하는 말로그리고 말 하는 것 같아. 이 나를 하는 것 같다.	rst part, and
avilyees et al. (1975) and the control of the contr	and the second second control of the second	recovery one recovered than the Manager specific construction of the contract
WITNESSETH, That the said part	part, for and in consideration of the sum of	entre de la proposición de la company de
		r acknowledged, hagranted, bargained, sold and by these
presents dogrant, bargain, sell, convey and confirm, 1	unto said party of the second part, and to	successors and assigns, FOREVER, all of the
		and State of Oklahoma,
		Annual Control of the
		je stj. 19. iligija (tili silvinga, grenji) – gaptor sija od mastina, grenjih nagodise.
	Dangan da ay jin ngga may da 1840 sa <del>na maha</del> na ay na makang may na makang kana na mang kana na mang kang kana	and the state of t
there is not be and the complete to the complete the comp	and the state of t	
biest mangener ing bagisthy. My my biest mill hat had being mill being b	anagina pingining pilana ng manaman ng pilana ng manamang pilanahan ng panganang manaman na manaman ng mang ka	and and a supplication of the supplication of the state of the supplication of the sup
		ourtenances thereunts belonging or in noywise appertaining,successors and assigns, forever. And the said part
of the first part dohereby covenant and agree that at	the delivery hereof,the !	lawful ownerof the premises above granted, and seized of
a good and indefeasible estate of inheritance therein, free r	and clear of all incumbrances, and that	will WARRANT AND DEFEND the same in forever, against the lawful claims of all persons whomsoever.
PROVIDED, ALWAYS, And this instrument is mu	ade and executed upon the following conditions, to-w	wit:
First. Said partof the first part.		d part, in the principal sum of (\$)  DOLLARS,
being for a loss made by the sold party of the second part	t to the said part of the first part and payable a	seconding to the tenor and effect of
negotiable promissory note, executed and delivered by t	the said part of the first part, bearing date, as follows:	and
One for \$	duo	many chairman and a comment of the c
One for S	due	
All payable at the office of	per cent. per annum, and at the rate of 10	with interest thereon from date until per cent, per annum after default or maturity; payable semi-
annually, both before and after maturity, on the	days of	and
in each year. The installments of interest until maturity the said partof the first part, each bearing interest aft	are further evidenced by	on interest notes, of even date herewith, and executed by
Second. The said part winof the first part covenar the said premises and any and all taxes or assessments the	at and agree ato pay all taxes and assessments, ge at shall be made upon said loan, or upon the legal h	eneral and special, and of whatever character whatsoever, on holder of said notes and mortgages, on account of said loan, then the same becomes due, and to keep the buildings upon
the mortgaged premises insured in some reliable fire and to	ornado insurance company approved by the party of	f the second part for the sum of \$
시청 : - 1 TAT : 10 전 : 프랑이트 : 14 전 : 1 전 : 1 12 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
said party of the second part to be held by and care and expense of collecting such insurance if loss o	cours	ests may appear, and deliver said policies and renewals, to partof the first part assumes all responsibility of proof
Third. The part of the first part agree to ke	cep all buildings, fences, and other improvements on	said premises in as good repair as they are now, and not to
Fourth. It is further expressly agreed by and betweenotes when the same become due, or in case of default in	een the parties hereto that if any default be made in the payment of any installment of taxes or assessme	the payment of any part of either said principal or interest ents, upon said premises, or upon said loan, or the premiums
of said fire and formado insurance, when the same becomes of any covenant or condition herein contained, the whole	due, or in case of removal of any of the buttings or of said principal sum named herein, and the interest	other improvements from said land, or in case of the preach- thereon, and all sums paid by the party of the second party
an account of taxes or assessments, upon som premises or due and payable and this mortgage may be foreclosed into any continued in said bond, together with interest thereo	rupon san tone, or me premiums to the and comme sedintely, and the party of the second part or any leg in from the date thereof at 10 per cent, per annum,	no insurance, upon sam premises, suan become minicularity all holder of this note shall be entitled to recover the principal credition any and all interest payments made, if any have
been made upon said sum, and the party of the second par assessments upon said premises, or upon said loan, or ins	rb, or the legal owner and holder of said note and murance premiums paid by the party of the second pa	rom or to become displatated or destroyed.  a the payment of any part of either said principal or interest ents, upon said premises, or upon said loan, 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 all holder of this note shall be entitled to recover the principal crediting any and all interest payments made, if any have iortgage, shall be entitled to recover on account of taxes or rt, the full amount so paid, as taxes or assessments, or insur-
And it is also agreed that in the event of any drawn	it in payment or oreact of any coverante or countries	n nerent, the reats and profes of said premises are predect
to party of the second part, or	assigns, as additional collateral security and said page option of the party of the second part.	rty of the second part, or assigns, shall be entitled to pos-
It is further agreed and understood that in computi	ing interest upon this loan in accordance with the sti	pulations of this bond, and this mortgage, such interest shall
Fifth. It is hereby further agreed and understood principal or interest notes, that may hereafter be given, in	that this mortgage secures the payment of the prin the event of any extension of time for the payment	ncipal note and interest herein described, and all renewal, of said principal debt, to evidence said principal or interest
pon the same during the said time of extension.  Sixth. Said partof the first part, hereby agree.  Dellars (\$10.00), and 10 per cent, of the amount due there	in event action is brought to foreclose this mortgr	age
collection, and the sum so due shall become a part of the ju-	diment and shall be secured by a lien of this mortga sideration above mentioned hereby expressly waive	ge and by any judgment or decree rendered thereon.  appraisement of said real estate and the benefit of the stay
laws and of the homestead exemptions of the State of Okl	alioma.	appraisement of said real estate and the benefit of the stay  pay and discharge at his option any and all liens or incum-
prances upon said properly prior or superior to this mortgo	nge debt, and upon paying and discharging such lien a amount so naid, from the part	pay and discharge at his option any and all lieas or incum- or incumbrance the party of the second part shall be entitled do said sum shall be and become a part of the mortgage debt 1 part.
secured by these notes and may be recovered in the forecle	osure thereof at the option of the party of the second	l part. ribedon the day and year
first above written.	그는 그 그렇게 되었는데 그는 이 집중에 얼마라면 하고 있다. 중에 등에 바라를 하고 하는 것도 하고 있다. 이 점점 하는데	이 하는 사람들은 어떤 사람들은 어떤 사람들이 되었다. 이 사람들은 사람들이 되었다. 그리에 다른 사람들이 되었다.
		and the second of the second o
Executed and Delivered in Presence of:	그리고 있다면 하는 사람들은 사람들 학교 생각을 들었다. 그리는 그리고 있는 바로를 모르겠다.	두 가게 되는 것이 되는 사람들은 사람들이 되는 것이 그런 얼룩하게 되었다고 하는 것이 되었다.
nife de dessentin a strengt and a strengt an	등을 하는 어느 가게 보내지 않는 것을 내려가 하나 하는 것이 되었다.	The state of the s
STATE OF OKLAHOMA,   Ss.		
Before me	tan ang kalalahan mang Katalan ang kalalah na mang kalalah kalalah na kalalah kalalah kalalah kalalah kalalah	a Notary Public, in and for said County and
State, on thisday of	,	ersonally appeared and and
principal designation and an access to the contract of the con	alaman kan 1955	endes creditore and Consequently of the high the foreign as organized the consequence and an interpretable and admission for the consequence of the foreign and the consequence of the foreign and the consequence of the foreign and the consequence of the consequ
		to me that
Witness my hand and official scal on the date last al	boye written.	
My commission expires.	constant pro-	Notary Public.
the tasterment was filed for record this	day of	A.D. 19 st o'clock M.
ABB digestinger, any any		b and the second
Sales (Marie Marie	Deputy.	A. D. 18 at o'clock M. Register of Deeds.
STEP THE PROBLEM OF THE PROPERTY.		항상 호텔레드의 교육 경우를 감독하면 하는 사이의 바라 보다