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2014년 1월 28일 - 1914년 1월 28일 2월 28일 - 1914년 1월 28일	이 제품 집에 관련하는 것을 위해 동네를 가지 않는다.	ESTATE MORTGAGE	사람은 것은 것은 것은 것은 것은 것을 가지 않는 것을 했다.
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of the County of		nd State of Oklahoma, partof the first par	t, and man arrest many arrest arrest
party of the second part:	그는 그렇게 많은 그는 흥도가 있는 것 같은 것이야.	Aller ADTERNAL CONTRACTOR CONTRAC	
		d in consideration of the sum of	
to in ha presents dogrant, bargain, sell following-described tract, piece. to-wit:	nd paid, by the said party of the so I, convey and confirm, unto said par , or parcelof land, lying and situ	wond part, the receipt whereof is hereby ackne rty of the second part, and to	wledged, hagranted, bargained, sold and 
			1991
		. (1999)	
TO HAVE AND TO HOLD and all rights of homestead exemp of the first part dohereby cove a good and indefensible estate of in the quiet and penceable possession PROVIDED, ALWAYS, An First, Said part,of the	D'THE SAME, With all and singular tion unto the said party of the seco- enant and agree that at the delivery aheritance therein, free and clear of a of said party of the second part, and this instrument is made and exec first part	the tenements, hereditaments and appurtena nd part, and to	uces thereunto belonging or in anywise appr essors and assigns, forever. And the said pr ownerof the premises above granted, and 
being for a loan made by the said t	party of the second part, to the said	partof the first part, and payable accordi	ng to the tenor and effect of
negotiable promissory note, exec	cated and delivered by the said part	of the first part, bearing date	
One for S	apiasha minangangkena kanadara menangkera maha atan ka		***************************************
One for \$			
All payable at the office of		r cent. per annum, and at the rate of 10 per ce	with interest thereon from d
annually, both before and after mi	aturity, on the		and
in each year. The installments of the said partof the first part, e	interest until maturity are further on the bearing interest after maturity	widenced by	erest notes, of even date herewith, and exce
Second. The said part	of the first part covenant and agre	ato pay all taxes and assessments, general a ade upon said loan, or upon the legal holder o , wherein said real estate is situated, when th	and special, and of whatever character whatso
by the State of Oklahoma, or by th	axes or assessments that shan be in a county, township or municipality	, wherein said real estate is situated, when th	e same becomes due, and to keep the building
	<ul> <li>A second s second second s second second se</li></ul>	ance company approved by the party of the se	
said party of the second part to be	beld byuv	til this mortgage is fully paid, and said part	of the first part assumes all responsibility
and care and expense of collecting	such insurance if loss occurs. first part agree to keep all build	incs, feuces, and other improvements on said n	remises in as good repair as they are now an
allow or commit any waste on said	premises and not to permit any of	ings, fences, and other improvements on said p the improvements to be removed therefrom or	to become dilapidated or destroyed.
		es hereto that if any default be made in the p t of any installment of taxes or assessments, u	
of any covenant or condition herely	a contained, the whole of said princ	ipal sum named herein, and the interest there	m and all sums paid by the party of the seco
due and payable and this mortgage	may be forcelosed immediately, an	d the party of the second part or any legal hold date thereof at 10 per cent. per annum, credit	er of this note shall be entitled to recover the
been made upon said sum, and the	party of the second part, or the leg- upon said loan, or insurance prem	to any installine of taxes or assessments, u ise of removal of any of the buildings or other; ipal sum named herein, and the interest thereo- onn, or the premiums for firs and tornado inst d this party of the second part or any legal hold into thereof at 10 per cent, per annum, credit al owner and holder of said note and mortgag ums paid by the party of the second part, the syment at 10 per cent, per annum,	s, shall be entitled to recover on account of full amount so paid, as taxes or assessments
ance premiuns, together with Inter-	est thereon from the date of such pe	winent at 10 per cent. per annum,	n the manufa and marfits of 123
And it is also agreed that in to party of the second part, or	one event of any neraute in paymen	t or breach of any covenant or condition herei iditional collateral security and said party of a party of the second part.	the second part, or assigns, shall be entitled
		ie party of the second part. ipon this loan in accordance with the stipulatio	
in we awant not in anywige direct!	w or indirectly, he computed so as i	o exceed 10 per cent per applim.	그는 것 같은 것 같
principal or interest notes, that may	hereafter be given, in the event of	rtgage secures the payment of the principal a any extension of time for the payment of said	principal debt, to ovidence said principal or
Sixth, Said part	first part, hereby agreein event a	tion is brought to foreclose this mortgage	will pay an attorney's fee
	he first part for the consideration ab	tion is brought to foreclese this mortgage attorney's fee shall become due and payable w shall be secured by a lien of this mortgage and ove mentioned hereby expressly waiveapprai	
Eighth. It is expressly agree	ed and understood that the party of	the second part shall have the right to pay ar	d discharge at his option any and all liens of
brances upon said property prior or to recover the same with interest at secured by these notes and may be IN WITNESS WHEREOF, first above written.	10 per cont. upon the amount so pr recovered in the forcelosure thereof The said partof the first part	the second part shall have the right to pay ar upon paying and discharging such lien or incu id, from the partof the first part and said at the option of the party of the second part.	
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STATE OF OKLAH County of Before me, State, on this to me known to be the identical per free and you Witness my hand and official	OMA, day of	oregoing instrument and acknowledged to me ind purposes therein set forth.	y appeared
STATE OF OKLAH County of	OMA, day of	oregoing instrument and acknowledged to me ind purposes therein set forth.	y appeared