MORTGAGE RECORD, No. 71

	L ESTATE MORTGAG	
THIS INDENTURE, Made this	ecn.	er elekker, medde graei odd odd odd han ha er gener enn ogned er er greeker i greeker ar enn de gan y er bi hygdyd bleete
	(t. 3) saufttf. (1993), vorrete ikrovo Prydarose spieriograpi sausannistier ender provincia de seusannistier e	ieri en i mage, ett et er elekter propins met ententen propins de ententen en entente en elektrike beste beken
of the County of party of the second part;	and State of Oklahoma, partof the first p	part, and
WITNESSETH, That the said partof the first part, i	for and in consideration of the sum of	ringa ang a ang ang ang ang ang ang ang an
togrant, bargain, sell, convey and confirm, unto sa following-described tract, pieco, or parcelof land, lying an to-wit:	the second part, the receipt whereof is hereby act id party of the second part, and to	knowledged, hagranted, bargained, sold and by these successors and assigns, FOREVER, all of the and State of Oklahoma
to-wit:		
	rigina aranga matak dipipaté paré paré pandahan arang manakaring pandahan kang pandahan berang pandahan berang Engan menangkan pandahan pa	
TO HAVE AND TO HOLD THE SAME, With all and sin and all rights of homestead exemption unto the said party of the of the first part dohereby covenant and agree that at the del a good and indefeasible estate of inheritance therein, free and cler the quiet and peaceable possession of said party of the second par PROVIDED, ALWAYS, And this instrument is made and First. Said part	ngular the tenements, hereditaments and appurte e second part, and to	enances thereunto belonging or in anywise appertaining, uccessors and assigns, forever. And the said part
being for a loan made by the said party of the second part, to the	ia. 455 l. 1522 liberiado estrutura de la composición de como parador esta destado en esta describidade.	DOLLARS
negotiable promissory note, executed and delivered by the said navable to the order of the said party of the second part, as follows:	l partof the first part, bearing date	roung to the senter and enect of
negotiable promissory note executed and delivered by the said payable to the order of the said party of the second part, as follone for \$	due	19
. 스트리스들은 이 집에 다른 사람들이 되었다. 그는 그 그는 그리고 있다. 그는 그 그리고 있는 것이다. 그리고 있다.	due	ndin kaudinkaisi dilik eti kaisia liika didikki kessa kala din 10° din sa
All payable at the office of	per cent. per annum, and at the rate of 10 per	cent. per annum after default or maturity; payable semi-
in each year. The installments of interest until maturity are fur the said partof the first part, each bearing interest after mat-	ther evidenced by	interest notes, of even date herewith, and executed by
Second. The said part	I agree to pay all taxes and assessments, generate made upon said loan, or upon the legal holds	al and special, and of whatever character whatsoever, on er of said notes and mortgages, on account of said loan,
by the State of Oklahoma, or by the county, township or munici the mortgaged premises insured in some reliable fire and tornado	pality, wherein said real estate is situated, when insurance company approved by the party of the	the same becomes due, and to keep the buildings upon a second part for the sum of \$
The state of the state of the said and the said and the second most are	internata	may annuar and deliver said nelisies and renowals to
said party of the second part to be held by	buildings fances and other improvements on sale	d promises in he most repoin as they are near and set to
Third. The partof the first part agreeto keep all allow or commit any waste on said premises and not to permit any waste on said premises and not to permit any waste of the party of the pa	by of the improvements to be removed therefrom	or to become dilapidated or destroyed.
notes when the same become due, or in case of default in the par of said fire and tornado insurance, when the same becomes due, or	yment of any installment of taxes or assessments, r in case of removal of any of the buildings or oth	, upon said premises, or upon said long, or the premiums or improvements from said land, or in case of the breach
allow or commit any waste on said premises and not to permit at Fourth. It is further expressly agreed by and between the notes when the same become due, or in ease of default in the pay of said fire and tornado insurance, when the same becomes due, of any covenant or condition herein contained, the whole of said on necount of taxes of assessments, upon said premises, or upon due and payable and this mortgage may be foreclosed immediatel sum mentioned in said bond, together with interest thereon, from been made upon said stun, and the party of the second part, or the assessments upon said premises, or upon said loan, or insurance ance premiums, together with interest thereon from the date of su	principal sum named herein, and the interest the said loan, or the premiums for fire and tornado in the and the party of the second part or any legal h	reon, and all sums paid by the party of the second part, nsurance, upon said premises, shall become immediately older of this note shall be entitled to recover the principal
sum mentioned in said bond, together with interest thereon, from been made upon said sum, and the party of the second part, or the	the data thereof at 10 per cent, per annum, cre ne legal owner and holder of said note and mortg	diting any and all interest payments made, if any have age, shall be entitled to recover on account of taxes or
assessments upon said premises, or upon said loan, or insurance ance premiums, together with interest thereon from the date of su	premiums paid by the party of the second part, t ich payment at 10 per cent. per annum.	he full amount so paid, as taxes or assessments, or insur-
And it is also agreed that in the event of any default in pa to party of the second part, or	Atticity of present of any coverings of condition be	acin, one reites and prones or said premises are plenged
To 2 to get in many and and and and that to accomplish into	most upon this loan in accordance with the stinule	ations of this bond, and this mortgage, such interest shall
in no event, nor in anywise, directly or indirectly, be computed a	so as to exceed to per cent per annum.	n in 1. The state of the first of the state
Fifth. It is hereby further agreed and understood that the principal or interest notes, that may hereafter be given, in the eve upon the same during the said time of extension.	지수의 사람들은 물문 중요한 경험이 얼마나 하다 하다 하는 것이 되었다.	위하다 한다는 하는 물로 위한 집안 가장들이 나를 하고 하면 되어 보는 것이 되는 그 가지 않는 것 같다.
Sixth. Said partof the first part, hereby agreein even Dollars (\$10.00), and 10 per cent of the amount due thereon, and collection, and the sum so due shall become a part of the judgment	ent action is brought to foreclose this mortgage, said attorney's fee shall become due and payable	when this note is placed in the hands of an attorney for
Seventh. Said partof the first part for the considerations and of the homestead exemptions of the State of Oklahoma.	on above mentioned hereby expressly wriveapp	and by any lungment or decree rendered thereon. oralsement of said real estate and the benefit of the stay
Eighth. It is expressly agreed and understood that the pa	rty of the second part shall have the right to pay	and discharge at his option any and all liens or incum-
Eighth. It is expressly agreed and understood that the par brances upon said property prior or superior to this mortgage deb to recover the same with interest at 10 per cent. upon the amount secured by these notes and may be recovered in the forcelosure the	so paid, from the part	id sum shall be and become a part of the mortgage debt
IN WITNESS WHEREOF, The said partof the first first above written.	parthereunto subscribed	l
	얼마나 하다 하는데 하는데 살아지는 것 같아.	
Executed and Delivered in Presence of:	그 마음으로 사용하는 마음으로 하는 사람들이 하는 사람들은 사용하는 사람들이 없다.	5.5 (S) () (((((((((((((((
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STATE OF OKLAHOMA	ne ankantyck 	
STATE OF OKLAHOMA,		
Before me,	19 person	nally appeared.
artel arterior and the state of	terrationale sopriories descriptions in the contraction of the contrac	
to me known to be the identical persons who executed the within	and foregoing instrument and acknowledged to g	
witness my hand and official seal on the date last above w	선생님은 살아 이외선 경우는 사람이 나라 보는 일 사람들이 살아왔다. 얼마나 살 때문에 되어 되었다.	n a
Witness my hand and official seal on the date last above w	giggs, pictoffs, a copposition, con-	Notary Public.
This instrument was filed for record this.	day of	A. D. 19. at
Karianskii on observationios salaining shinistii in suomanata ee		Register of Deeds.
\mathbf{p}_{0}	pusy,	Reguter of Deeds.