## MORTGAGE RECORD, No. 71

" REAL	ESTATE MORTGA	GE !
THIS INDENTURE, Made thisby and between	arean gana red arean ancesar	
of the County of		
of the County of he second part:  WINNESSETH That the said part of the first part, for	and in consideration of the sum of	
togrant, bargain, sell, convey and confirm, unto said following-described tract, piece, or parcelof land, lying and a travit.	second part, the receipt whereof is hereby party of the second part, and totuate in the County of	y acknowledged, hagranted, bargained, sold and by these successors and assigns, FOREVER, all of the and State of Oklahoma,
	in the first of the second	
	againes (de cui contrado de tratago de contrado en contrado de contrado de contrado de contrado de contrado de Argunistica de cuita de contrado de co	ere eg 1800 et en
	a maintenant separat saturat apagagaga (m. 12), metaganan eta dapan	The state of the s
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TO HAVE AND TO HOLD THE SAME, With all and singular and all rights of homestead exemption unto the said party of the scool the first part dohereby covenant and agree that at the delive a good and indefeasible estate of inheritance therein, free and clear of the quiet and peaceable possession of said party of the second part, PROVIDED, ALWAYS, and this instrument is made and effirst. Said part	cond part, and tothe ry hereof,the f all incumbrances, and thatsuccessors and assigns, equied upon the following conditions, to-	lawful ownerof the premises above granted, and seized ofwill WARRANT AND DEFEND the same in , forever, against the lawful claims of all persons whomsoever. wit:
being for a loan made by the said party of the second part, to the sa	id partof the first part, and payable	according to the tenor and effect of
negotiable promissory note, executed and delivered by the said payable to the order of the said party of the second part, as follow	art,of the first part, bearing date	
One for \$	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 and and
the said partof the first part, each bearing interest after maturi Second. The said partof the first part covenantand a the said premises and any and all taxes or assessments that shall be by the State of Oklahoma, or by the county, township or municipal	y at the rate of 10 per cent, per annum.  reeto pay all taxes and assessments, ge	oneral and special, and of whatever character whatsoever, or
the san premises and any and an uses or assessments chars and reby the State of Oklahoma, or by the county, township or nunterpal the mortgaged premises insured in some reliable fire and tornado in	ty, wherein said real estate is situated, w urance company approved by the party o	then the same becomes due, and to keep the buildings upon if the second part for the sum of S.
and to assign the policies to the said party of the second part, as said party of the second part to be held by		경영 그 마다 마음이를 가지 않는데 아름답을 보고 있다. 하는데 보고 함께 달라고 하는데 하는데 하다 그 목표를 하는데 그
and care and expense of collecting such insurance if loss occurs.  Third. The partof the first part agreeto keep all bu allow or commit any waste on said premises and not to permit any	ldings, fences, and other improvements or	a said premises in as good repair as they are now, and not to
Fourth. It is further expressly agreed by and between the part of said fire and tornado insurance, when the same become due, or in case of default in the paym of said fire and tornado insurance, when the same becomes due, or it of any covenant or condition herein contained, the whole of said pronaccount of taxes or assessments, upon said premises, or upon said due and payable and this mortgage may be foreclosed immediately, sum mentioned in said bond, together with interest thereon, from the been made upon said sum, and the party of the second part, or the lassessments upon said premises, or upon said loan, or insurance premiums, together with interest thereon from the date of such	rties hereto that if any default be made in not of any installment of taxes or assessin cise of removal of any of the buildings or neipal sum named herein, and the interest loan, or the premiums for fire and torna and the party of the second part or any less and the party of the second part or any less	n the payment of any part of either said principal or interest tents, upon said premises, or upon said loan, or the premiums or other improvements from said land, or in case of the breach t thereon, and all sums paid by the party of the second part, alo insurance, upon said premises, shall become immediately gal holder of this notes shall be ontitled to recover the principal
ance premiums, together with interest thereon from the date of such And it is also agreed that in the event of any default in payr to party of the second part, or	ent or breach of any covenant or conditio	on herein, the rents and profits of said premises are pledged
It is further agreed and understood that in computing interes	t upon this loan in accordance with the sti	ipulations of this bond, and this mortgage, such interest shall
Fifth. It is hereby further agreed and understood that this a principal or interest notes, that may hereafter be given, in the event upon the same during the said time of extension.	nortgage secures the payment of the print of any extension of time for the payment	scipal note and interest herein described, and all renewal, of said principal debt, to evidence said principal or interest
Sixth. Said partof the first part, hereby agreein event Dollars (\$10.00), and 10 per cent, of the amount due thereon, and se collection, and the sum so due shall become a part of the judgment an	action is brought to forcelose this mortg id attorney's fee shall become due and pay id shall be secured by a lice of this mortge	ragewill pay an attorney's fee of Ten yable when this note is placed in the hands of an attorney for age and by any judgment or decree rendered thereon.
Seventh. Said partof the first part for the consideration laws and of the homestead exemptions of the State of Oklahoma.  Eighth. It is expressly agreed and understood that the party	그는데 어느, 남자 시민은 내가 있었다. 그 바이라고 심하고 않다	일 조명도 제공의 이 목욕을 받아 하면 되는 것이 되는 것이 되는 것이 없다.
Eighth. It is expressly agreed and understood that the party brances upon said property prior or superior to this mortgage debt, to recover the same with inferest at 10 per cent upon the amount so secured by these notes and may be recovered in the forcelosure them.  IN WITNESS WHEREOF, The said partof the first particular them.	nd upon paying and discharging such lien paid, from the part,, of the first part ar of at the option of the party of the second the party of the part	or incumbrance the party of the second part shall be entitled ad said sum shall be and become a part of the mortgage debt 1 part
first aboye written.		and the second s
Executed and Delivered in Presence of:		
gy is in aggressive in degree and the control of th	경기를 돌아보고 있다면 모든 사람들이 되었다.	하는 마일 등이 보고 살아 하는 돈 중 없다 하는 바이에 들었다. 살아나는
STATE OF OKLAHOMA,   88.	and the second s	The second secon
Before me.	in the contract of the contract of the contract of the	
State, on this		ersonally appeared
to me known to be the identical persons who executed the within an	d foregoing instrument and acknowledged and purposes therein set forth.	to me that
Witness my hand and official scal on the date last above writh	ett.	Notary Public.
This instrument was filed for record this	with the latest the second second	4 73 10
ратом, при	engent ganguntananun. V	Register of Deeds,