MORTGAGE RECORD, No. 71

	가지 모두 말을 알 수 있는 것 같이 많이 많이 많이 많이 많이 있는 것 같이 많이 많이 있다.	OKLAHOMA E MORTGAGE	
dred	faðsjuð danga svá a dövara 19 anna 19 anna 19 anna 19 anna anna 19 anna 19 anna 19 anna 19 anna 19 anna 19 ann	******	and the second
of the County of	and State of Ok	dahoma, partof the first part, and	2
party of the second part: WITNESSETT That the said part		tion of the sum of	
to			DOI
presents dogrant, bargain, sell, convey a following-described tract, piece, or parce	ind confirm, unto said party of the secon	nd part, and to	successors and assigns, FOREVER, al
to-wit:			
		法法律法 法法法 法法律法 化化合物 化化合物 化分子 化分子子 化分子子	
TO HAVE AND TO HOLD THE SA and all rights of homestead exemption unto of the first part dohereby covenant and a good and indefeasible estate of inheritance the quiet and peaceable possession of said par PROVIDED, ALWAXS, And this ins First. Said part	MD, With all and singular the tenements the said party of the second part, and to agree that at the delivery hereof, therein, free and cleur of all incumbrance riv of the second part, trument is made and executed upon the justly indebted	s, hereditaments and appurtenances ther o	eunto belonging or in anywise appert d assigns, forever. And the said part of the premises above granted, and se ill WARRANT AND DEFEND the s the lawful claims of all persons whom incipal sum of (\$
being for a loan made by the said party of th	e second part, to the said partof the	e first part, and payable according to the	tenor and effect of
negotiable promissory note, executed and c payable to the order of the said party of the One for \$	lelivered by the said part	t part, bearing date	
One for \$		due	
All payable at the office of		um, and at the rate of 10 per cent. per an	
numuelly both before and after maturity, ou	the days of	ĥ	nð
in each year. The installments of interest up the said partof the first part, each bearin Second. The said partof the first the said premises and any and all taxes or as by the State of Oklahoma, or by the county,	g interest after maturity at the rate of part covenantand agree to pay all t sessments that shall be made upon said	10 per cent. per annum. axes and assessments, general and specie loan, or upon the legal holder of said m	I, and of whatever character whatsoev tes and mortgages, on account of sain
the mortgaged premises insured in some relia	ble fire and tornado insurance company	approved by the party of the second par	t for the sum of S
said party of the second part to be held by and care and expense of collecting such insur	ance if loss occurs.	igo is fully paid, and said part of the	first part assumes all responsibility of
Third. The part of the first part a	greeto keep all buildings, fences, an	id other improvements on said premises i	n as good repair as they are now, and
Fourth. It is further expressly agreed notes when the same become due, or in case of of said fire and tornado insurance, when the s	by and between the parties hereto that of default in the payment of any justall ane becomes due, or in case of removal	it any default be made in the payment o inent of taxes or assessments, upon said i of any of the buildings or other improven	I any part of either said principal or in premises, or upon said loan, or the pre- ients from said land, or in case of the
of any covenant or condition herein containe on account of taxes or assessments, upon said due and payable and this mortgage may be for	d, the whole of said principal sum name I premises, or upon said loan, or the pre- preclosed immediately, and the party of	d herein, and the interest thereon, and al miums for fire and tornado insurance, up the second part or any legal holder of this	t sums paid by the party of the second ion said premises, shall become immed note shall be entitled to recover the pr
allow or commit any waste on said premises a Fourth. It is further expressly agreed notes when the same become due, or in case of of any covenant or condition herein containe on account of taxes or assessments, upout said due and payable and this mortgage may be for sum mentioned in said bond, together with in been made upon said sum, and the parity of to assessments upon said premises, or upon said ance premiums, together with interest thereor	herest thereon, from the date thereof at he second part, or the legal owner and h loan, or insurance premiums paid by t	older of said note and mortgage, shall be he party of the second part, the full amou	e entitled to recover on account of ta int so paid, as taxes or assessments, or
And it is also agreed that in the event	of any default in payment or breach of	any covenant or condition nerein, the re-	his and pronts of said premises are p
to party of the second part, or session of the said premises, by receiver or oth It is further agreed and understood the	erwise, at the option of the party of the at in computing interest upon this loan	second part.	bond, and this mortrage, such interes
It is further agreed and understood the in no event, nor in anywise, directly or indur- Fith. It is hereby further agreed and principal or interest notes, that may hereafter	ectly, be computed so as to exceed 10 pe understood that this mortgage secures	er cent per annum. the payment of the principal note and	interest herein described, and all re
libon the same during the sald time of extens	lon.		지수는 승규가 가지 않는 것 같아. 이 집에서 가지 않는 것이 가지 않는 것이 많이 많이 했다.
Sixth. Said partof the first part, J Dollars (\$10.00), and 10 per cent. of the amou collection, and the sum so due shall become a	int due thereon, and said attorney's fee a part of the judgment and shall be secured	shall become due and payable when this r d by a lien of this mortgage and by any j	tote is placed in the hands of an attorn judgment or decree rendered thereon,
Seventh. Said part	State of Oklahoms. lerstood that the party of the second part	rt shall have the right to pay and discha	rge at his option any and all liens or i
Eighth. It is expressly agreed and und brances upon said property prior or superior it to recover the same with interest at 10 per ces secured by these notes and may be recovered	o this mortgage debt, and upon paying a at, upon the amount so paid, from the p in the foreclosure thereof at the option	and discharging such lien or incumbrance artof the first part and said sum shall of the party of the second part.	the party of the second part shall be er be and become a part of the mortgag
IN WITNESS WHEREOF, The said j first above written.	partof the first part	hereunto subscribed	
Executed and Delivered in P	AFERNOR AP		그는 것 같은 것 같은 것 같은 것 같은 것 같아.
			annen an
fy same of the standard state of the	여행 이 것에서 이번 이번 것에서 이야기 위험에서 이 것 같아. 이 나는 것이 가지 않는 것을 가지 않는 것이 없다.	「読み」、「読ん」「読ん」」とない、そこの「読ん」となった。 ほうかん	やく ほどうほどう かね しょうく かくしゃびん しかしゅうきょう うしかがらし ア
STATE OF OKLAHOMA.	Y		
Before me.		1	a Notary Public, in and for said Count
State, on thisday o	II		ed
to me known to be the identical persons who	executed the within and foregoing instru	ument and seknowledged to me that	
free and voluntary a Witness my hand and official seal on the	a fizzi fizzi ultrini innternit	그는 그는 것은 것은 그는 것을 못했는 것을 가지 않는 것을 했다.	
Miness my igna and omena sea, on a	을 방법하는 것은 사람들은 사람들은 것을 하는 것을 위해 하는 것이 모두 가지 않는 것을 위해 나라 가지 않는 것을 수 있다.	나는 사람이 다 한 것에서 가지 않는 것을 위해 한 것이 없다. 지방에 나가도 다 있는 것을 가지 않는 것을	이는 것 같은 사람들이 다 같은 것 것 같은 것 같은 것 같은 것을 가지 않는 것 같이 있다.
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