MORTGAGE RECORD, No. 71

BAMI, DODAWOITH HOOK CO., LEAVENWOITH, KAN. AV., 2009. C

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

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ing, programmentskirparense klaskipskings, produktings, sk	appendiktyrer elder skiert spragsport och i der spår skiesteller. Skiert och skiesteller skiesteller skiesteller skiesteller skiesteller skiesteller.	esticat amendada garandan tasan satura enth satura e esta ang a ang a ang a ang a ang a ang Saula e MOA.	n so arrivar iplantant, moreover per anno a capital.	englybricates innoch ik apanopalisminanik ikuning anima
riv of the second part:	rani er grande mende i karantakan dan kantan dan kerantakan berangan dan kerantakan berangan dan berangan bera	recepture constitution in the production of the first and his particular, when constitution is a second constitution of the co	portification of the section of the	terrariabertaria (ara. era era erabataka dara erabia) ara.
WITNESSETH, That the	to said partof the first part, for	or and in consideration of the sum o	M. markaning organisa kan dan dan kanang manang manang manang manang manang manang manang manang manang manang Manang manang manan	
in sents do grant, bargain, s lowing-described tract,, piec	hand paid, by the said party of t sell, convey and confirm, unto sai ce, or parcelof land, lying and	the second part, the recipt whereof id party of the second part, and to d situate in the County of	Is hereby neknowledged, hngrante	d, bargained, sold and by these d assigns, FOREVER, all of the and State of Oklahoma,
an magamana ang magamana ang m ng ang magamana ang magamana ang magaman ng mgamanana ang mga mga mga mga mga mga mga mga mga mg	nagaing an taong kalaman na managain n Calaman na managain na man	an i manda ngapina an mang dan kantang dan kantang mengaga Spenjalam mada (kantang pangkan) an pinah ing mengang mengang	materialisti oran oran olimbiya isi ilaa oran olimbiya olimbiya olimbiya olimbiya olimbiya olimbiya olimbiya o Olimbiya olimbiya	erken en gerej die die groeie eksee stotkopiske erkenden die gevel die bestek skrivende voor die skrivende
manian makamanis are anglini (d.		iirit - minii etyroppioontuure 1914, 1902. Kalin <mark>iirii - minii etyropioontuurii 1900 aasta minii</mark> Minii kuli 1904 etyropiooteelii (1900 aasta 1900).	nnigeret etisis (1944) - Ana 1940 - Ana 1950 - Ana 1950 Ana 1950 - Ana 1950 - Ana 1950 - Ana 1950 -	and and the state of the state
d all rights of homestead exer- the first part dohereby of good and indefensible estate of e quiet and peaceable possessis PROVIDED, ALWAYS, First. Said partof the	mption unto the said party of the ovenant and agree that at the del f inheritance therein, free and elea on af said party of the second pur And this instrument is unade and he first part	second part, and to ivery horeof, ir of all incumbrances, and that, it successors and executed upon the following condit injustly indebted to the party of t	the second part, in the principal sum o	over. And the said parts above granted, and selzed of 1 AND DEFEND the same in this of all persons whomsoever.
low for a loan minds by the sai	ld party of the second part, to the	said part	payable according to the tenor and off date	of of
o for \$	destruction of the control of the co	due	the second related to the contract of the cont	
	그로 이 시민하는 중요 마음을하는 이 모든 함께 살아 있는	Ana	하는 가는 하게 하면 그렇는 것은 것 같아 된다면 하는데 모든	10
unlie, both hotoro and after	muturity, on the	tihva of	rate of 10 per cent, per annum after def	Contract of the Property of the Contract of th
ach year. The Installments	of interest until maturity are fur to make houring interest after muti	ther evidenced by	coupon interest notes, of even d	nto herowith, and axecuted by
Second. The said part said premises and any and a the State of Oktahoma, or by mortgaged premises insured	of the first part covenantnd all taxes or assessments that shall y the county, township or municip in some reliable fire and ternado	I agreeto pay all taxes and assess be made upon said loan, or upon the pulity, wherein said real estate is sit insurance company approved by the	ments, general and special, and of wha he legal holder of said notes and mort tuated, when the same becomes due, a e party of the second part for the sum	tever character whatsoever, on gages, on account of said loan, and to keep the buildings upon of \$
to assign the policies to the locate of the second part to	said party of the second part, as be held by		interests may appear, and deliver and sald partof the first part ass	said policies and renewals, to nmes all responsibility of proof
care and expense of collecting Third, The part	ng such insurance if loss occurs. no first part agree to keep all	buildings, fences, and other improve	ements on said premises in as good rep red therefrom or to become dilapidated	ale as they are now, and not to
w or commit any waste on sa Fourth. It is further expose when the same become due and fire and tornade insurance any covenant or condition be account of taxes or assessment	id premises and not to porme an resaly agreed by and between the a rease of the auth in the pay a, when the same becomes due, or rain contained, the whole of said not, upon said premises, or upon the said premises of the contained the said not and the said premises.	g of the improvements to be remove parties hereto that if any default by yment of any installment of taxes or in case of removal of any of the bu principal sum named herein, and the said loan, or the premiums for fire re- call the party of the second party	red therefrom or to become diapidated or made in the payment of any part of r assessments, upon said premises, or utilitings or other improvements from said of interest thereon, and all sume paid be and ternado insurance, upon said premor any legal holder of this note shall be or amount, or cediting any and all interested and mortgage, shall be entitled to second part, the full amount so paid, as um.	or destroyed, either said principal or interest pon said lean, or the premiums of land, or in case of the breach y the party of the second part, ises, shall become immediately
And it is also agreed that	in the event of any default in pay	ymont or breach of any poyeuant or	r condition harein, the rents and profit	s of said promises are pledged
iarty of the special part, or ion of the said premises, by r	coolyer or otherwise, at the option	as auditional constern security and the party of the second part.	d said party of the second part, or as ith the stipulations of this bond, and th	signs, shall be unution to pos-
o event, nor in anywise, dire Fifth. It is hereby furthe	otly or indirectly, be computed as	o as to exceed 10 per cent per annu- is mortage secures the payment of	ith the stipulations of this bond, and th m. I the principal note and interest here	in described, and all renewal
ceipal or interest notes, that non the same during the said ti	my horenfter be given, in the ever ime of extension.	nt of any extension of time for the 1	in. I the principal note and interest here payment of said principal debt, to evic	ioneo said principal or interest
Sixth. Said partof the liars (\$10.00), and 10 per cent cetton, and the sum so due shall seventh. Said partof and of the homestead exem	he first part, hereby agreeh eve to of the amount due thereon, and hall become a part of the judgment of the first part for the consideration intions of the State of Oklahoma.	ent action is brought to forcelose the said attorney's fee shall become due tand shall be seemed by a lion of the nabove mentioned hereby expressions.	nis mortgage	pay an attorney's fee of Ten in the hands of an attorney for series rendered thereon, ate and the benefit of the stay
Eighth. It is expressly ag thees upon said property prior recover the same with interest sured by these notes and may	greed and understood that the par r or superior to this mortgage debt t at 10 per cent, upon the amount be recovered in the forcelosure th	rty of the second part shall have the t, and upon paying and iliselarging a so paid, from the partof the fir tereof at the option of the party of t	a right to pay and discharge at his opti such lien or noumbrance the party of t st part and said sum shall be and becon the second part.	on any and all liens or incum- he second part shall be entitled ne a part of the mortgage debt
t above written.		용하면 사람들은 아이 아래에는 사용하는 경험이 되었다.	a seguan na samana mansama na ca na samana munika sama na samana samana	
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STATE OF OKLA	шома,	The second section of the section	Control of Edit 19. Policy in the Control of the Co	And the second s
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mo known to be the identical	I voluntary not and deed for the t	diam.	이번 된 하 에 걸어난 아래를 다 시간하는 그리 속을 먹다니?	
mo kinders to be the identical Wisness my hand and offic commission expires This instrument was filed	I voluntary not and deed for the tell seal on the date last above wr	rittan	A.D. 19.	Notary Public.