MORTGAGE RECORD, No. 71

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THIS INDENTITIDE AL-JA (C.2-		한 것은 동안 동안은 것을 것이 같아요. 무료가 한 것이 같아.
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of the County of many many many many many many many		st part, aud
	the first part, for and in consideration of the sum of	
THE ENGLASS THE CARTER CARTER OF THE OF THE	shid party of the second part, the receipt whereof is hereby	
presents dogrant, bargain, sell, convey and co following-described tract, piece, or parcelof	onfirm, unto said party of the second part, and to	
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n the and the second state of the		9. (1. 11. 19. 19. 19. 19. 19. 19. 19. 19. 1
anal an ad the starting is and the starting is a starting in the starting is the starting in the starting is a	แหล่มแหล่มหายและพระสาวารที่แห่งสามารถในสามารถในสามารถใหญ่ไม่จะมีการสามารถ แหล่มแหล่งหมายในสามารถใจจากการสามารถใหญ่ในสามารถในสามารถใหญ่ไม่จะได้ได้	
	With all and singular the tencinents, hereditancents and appr	
and all rights of homestead exemption unto the sa	id party of the second part, and to provide the definition of the second parts and to provide the delivery hereof.	successors and assigns, forever, And th
a good and indefeasible estate of inheritance therei	n, free and clear of all incumbrances, and that	will WARRANT AND DEF
PROVIDED, ALWAYS, And this instrume First. Said partof the first part	int is made and executed upon the following conditions, to-w justly indebted to the party of the second	it: part, in the principal sum of (S
haling for a loop made by the sold party of the spor	nd part, to the said part, of the first part, and pavable he	cording to the tenor and effect of
negotiable promissory note, executed and delive	red by the said partof the first part, bearing date nd part, as follows:	******
One for \$	duedue.	ار میں میر اور اور اور اور اور اور اور اور اور او
All payable at the office of	per cent. per annum, and at the rate of 10 j	per cent, per annum after default or matu
annually, both before and after maturity, ou the	days of	a second and the second and the second s
Second. The said partof the first part the said premises and any and all taxes or assessm	press after maturity at the rate of 10 per cent per annual covenantand agreeto pay all taxes and assessments, goi nonts that shall be made upon said loan, or upon the legal h ship or municipality, wherein said real estate is situated, wh	neral and special, and of whatever charac older of said notes and mortgages, on ac
the mortgaged premises insured in some reliable fir	ship or municipality, wherein sud real estate is attuated, wh re and tormado insurance company approved by the party of second part, as a manufacture and the second part, as	the second part for the sum of S
said party of the second part to be hold by	until this morigage is fully paid, and said if loss occurs.	partof the first part assumes all resp
Third. The partof the first part agree allow or commit any waste on said promises and m	to keep all buildings, fences, and other improvements on ot to permit any of the improvements to be removed therefr	said premises in as good repair as they a rom or to become dilapidated or destroyed
Fourth. It is further expressly agreed by an notes when the same become due, or in case of defi- of said fire and tornado insurance, when the same i	Id between the parties hereto that if any default be made in ault in the payment of any installment of faxes or assessme secones due, or in ease of removal of any of the buildings or whole of said principal sum named herein, and the interest- nises, or upon said lean, or the premiums for fire and formed sed immediately, and the party of the second part or any leg t thereon, from the date thereof at 10 por cent. Per annum, sond part, or the legal owner and holder of said note and any or insurance premiums paid by the party of the second part a the date of such payment at 10 per cent, per annum.	the payment of any part of other said p nts, upon said premises, or upon said lear other improvements from said land, or in
of any covenant or condition herein contained, the on account of taxes or assessments, upon said pren due and payable and this mortgage may be forcelo	s whole of said principal sum named herein, and the interest nises, or upon said hean, or the premiums for fire and formad sed immediately, and the party of the second part or any legi-	to insurance, upon said premises, shall be al holder of this note shall be entitled to re- crediting any and all interest parameters
sum monitoned in sud nond, logener with interes- been made upon said sum, and the party of the sec assessments upon said premises, or upon said loan	could part, or the legal owner and holder of said note and me , or insurance premiums paid by the party of the second part of the date of such payment at 10 per cent, per annum.	ortgage, shall be entitled to recover on a rt, the full amount so paid, as taxes or ass
The second structure and and second and that the second		pulations of this bond, and this mortgage,
Fifth. It is hereby further agreed and under principal or interest notes, that may hereafter be gi	be computed so is to exceed to per tend by automatic erstood that this mortgage sceness the payment of the prim iven, in the event of any extension of time for the payment of	cipal note and interest herein described of said principal dobt, to cyldence said p
	y agreeln event action is brought to forcelose this mortga in thereon, and said attornay's fee shall become due and pays of the judgment and shall be secured by a lion of this mortga	
collection, and the sum so due shall become a part of Seventh. Said partof the first part for	of the judgment and shall be secured by a lien of this mortgay the consideration above mentioned hereby expressly waive a of Oklahoma.	ge and by any judgment or decree render appraisement of said real estate and the
Eighth. It is expressly agreed and understo brances upon said property prior or superior to this	a of Okianoma. sod that the party of the second part shall have the right to p a morigage debt, and upon paying and discharging such lier a son the amount so paid, from the part,of the first part and a forcelosure thereof at the option of the party of the second	pay and discharge at his option any and or incumbrance the party of the second pa
to recover the same with interest at 10 per cent. up secured by these notes and may be recovered in th IN WITNESS WHEREOF. The said part.	ion the amount so paid, from the partof the first part and a forcelosure thereof at the option of the party of the second a second the first part	a said sum snau de and become a part of part ibed
first above written.	그는 물건 동안을 제가 물건이 다 주말에 가지 않는 것을 가지 않는 것을 하는 것을 하는 것을 가지 않는 것을 수가 있다.	
EXECUTED AND DELIVERED IN PRESS	NG OF:	
$(2^{n+1})^{n+1}$ (2) $(2^{n+1})^{n+1}$ (3) $(2^{n+1})^{n+1}$ (3) $(2^{n+1})^{n+1}$ (3) $(2^{n+1})^{n+1}$ (3)	동안은 이번 경험적 경험을 받으며 이야기 위험을 들어야 한다. 그는 것은 것은 것이 같아요.	그렇는 그 같은 것이 집에서 있는 것이 같은 것이 집에 있는 것이 같다.
STATE OF OKLAHOMA,	a daalaadaa ayaa ayaaraa waxaa ahaa ahaa ahaa ahaa ahaa ahaa a	and a second
County of		
***************************************		aar eyy a saaraa ahaasa ahay karakana kara aha bala dara jiraa saaraa ahaa saya
to me known to be the identical persons who excou	ited the within and foregoing instrument and seknowledged	to mo that
Withour my lined and affinial coal on the dat	d deed for the uses and purposes therein set forth. to last above written.	나는 그는 그는 것을 걸었는 것 같아요. 것 약 가지 않지 않지?
My commission expires	an and a second and a second	en e
에는 말 같은 것 같은	way - いういいかい - a state and a state and a first and a first and a first the point and the point and the point and the point of the poi	이 같은 사람들은 것을 다 같은 것을 알았는 것을 하는 것을 가지 않는 것을 하는 것을 수가 있다. 이 가지 않는 것을 하는 것을 수가 있는 것을 하는 것을 수가 있는 것을 수가 않았다. 귀에서 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 것을 것을 것을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 것을 것을 수가 않았다. 것을 것 같이 것을 것 같이 것을 수가 있는 것을 수가 있다. 것을 것 같이 것 같이 같이 않 것 같이 것 같이 같이 것 같이 같이 같이 것 같이 것 같이 것 같이

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