MORTGAGE RECORD, No. 71

SAME DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 20092 BEETS

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the County of	nnd State of Oklahoma, parto	the first part, and	18. akt 18. dec 18. akt 18. aant 18. dec 18. d 18. akt 18. dec 18. akt 18. akt 18. dec 18. de
WITNESSETH That the said nort of the first part, for	r and in consideration of the sum of	and resident and resident to the second seco	
in hand paid, by the said party of the resents dogrant, bargain, sell, convey and confirm, unto said sallowing-described tract, pieco, or parcelof laud, lying and o-wit:	e second part, the receipt whereof is party of the second part, and to	hereby acknowledged, hagrant	ed, bargained, sold and by these nd assigns, FOREVER, all of theand State of Oklahoma
A CALLES OF THE PARTY OF THE PA	***************************************		***************************************
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ergentenskylden er en trikke kompten benedet i de en propositioner en proposition en proposition en de en prop La sentenskylden en trikke kompten en de en propositioner en propositioner en propositioner en propositioner e	An Carrier of Asset States of the State of t	in it designates the section of the constitution of the constituti	and an hage an experience of the state of th
ngdyddos, airmireithad ardardaethad gwylaethad a berlain a gwylaethad a gwylaethad a gwylaethad a gwylaethad a Lleithad a gwylaethad a gwylaeth	programme to the control of the family of the first of the control	in north despet stadenthe just est priferat a reproductive se se en est en est en est en	er egic ori langue er en en en en en arcenda originale.
TO HAVE AND TO HOLD THE SAME, With all and sing and all rights of homestead exemption unto the said party of the the first part do,hereby covenant and agree that at the delingood and indefeasible estate of inheritance therein, free and clear acquiet and peaceable possession of said party of the second party PROVIDED, ALWAYS, And this instrument is made and	ular the tenements, hereditaments as second part, and to	nd appurtenances thereunto belong	ging or In anywise appertaining rever. And the said part
First. Said partof the first part	justly indebted to the party of the	second part, in the principal sum	of (\$DOLLARS
ing for a loss made by the said party of the second part, to the	said partof the first part, and pa	vable according to the tenor and e	ficet of
egotiable promissory note, executed and delivered by the said yable to the order of the said party of the second part, as follone for \$	partof the first part, bearing da	Quarter services and the service of	10
프로프로프트 그는 그는 가장이 하십시오는 전 점점을 하는데 그리고 있는데 모든 사람들이 되었다.	due		
aturity or default, at the office of	the part par areas on the set	A of 10 per cent nor amount offer.	h interest thereon from date unti
we the second of the contract the second sec	down of	end	
each year. The installments of interest until maturity are furling a said partof the first part, each bearing interest after maturity.	ier evidenced by	num.	date herewith, and executed b
Second. The said partof the first part covenant	agree to pay an taxes and assessme be made upon said loan, or upon the ality, wherein said real estate is situr	legal holder of said notes and morated, when the same becomes due,	rigages, on account of said loar and to keep the buildings upo
e mortgaged premises insured in some reliable fire and ternade i	asurance company approved by the p	earty of the second part for the sun	a of \$
d to assign the policies to the said party of the second part, us. id party of the second part to be held by d care and expense of collecting such insurance if loss occurs,	until this mortgage is fully paid, a	ad said partof the first part as	sumes all responsibility of proc
Third The nort of the first part agree to keep all 0	undings, lences, and other improvem	ents on said premises in as good re	pair as they are now, and not b
low or commit any waste on said premises and not to permit any Fourth. It is further expressly agreed by and between the ples when the same become due, or in case of default in the pay; and fire and tornado insurance, when the same becomes due, or any covenant or condition herein contained, the whole of said p account of taxes or assessments, upon said premises, or upon as an and payable and this mortgage may be foreclesed immediately m mentioned in said bond, together with interest thereon, from the made upon said sum, and the party of the second part, or the seasments upon said premises, or upon said loan, or insurance piece premiums, together with interest thereon from the date of suc	parties hereto that if any default be r	nade in the payment of any part o	f either said principal or interes woon said loan, or the premium
tes when the same become due, or in case of default in the last said fire and tornado insurance, when the same becomes due, or any covenant or condition berein contained, the whole of said p	in case of removal of any of the build principal sum named herein, and the i	lings or other improvements from s interest thereon, and all sums paid	aid land, or in case of the breac by the party of the second part
account of taxes or assessments, upon said premises, or upon st e and payable and this mortgage may be forcelosed immediately	id loan, or the premiums for his and, , and the party of the second part or the date thereof at 10 per cent. per i	any legal holder of this note shall be any legal holder of this note shall be annum, crediting any and all inter	mises, shall become immediated e entitled to recover the principa est payments made, if any hay
on made upon said sum, and the party of the second part, or the sessments upon said premises, or upon said loan, or insurance p	legal owner and holder of said note remiums paid by the party of the sec	and mortgage, shall be entitled to ond part, the full amount so paid,	recover on account of taxes on taxes or insurance, or insu
party of the second part, or	is additional collateral security and i of the party of the second part.	said party of the second part, or a	ssigns, shall be entitled to pos
It is further agreed and understood that in computing inter	est upon this loan in accordance with	the stipulations of this bond, and t	his mortgage, such interest shal
no event, nor in anywise, directly of indirectly, of computer as Fifth. It is hereby further agreed and understood that this incipal or interest notes, that may hereafter be given, in the even on the same during the said time of extension.	mortgage secures the payment of t t of any extension of time for the pa-	he principal note and interest he yment of said principal debt, to ey	rein described, and all renewal idence said principal or interes
on the same during the said time of extension. Sixth. Said partof the first part, hereby agreein every side of the same of the amount due thereon, and election, and the sum so due shall become a part of the judgment	at action is brought to forcelose this	mortgage	ll pay an attorney's fee of Te
lilers (\$10,00), and 10 per cent, of the amount que thereon, and lilection, and the sum so due shall become a part of the judgment	and shall be secured by a lien of this	mortgage and by any judgment or	decree rendered thereon.
Seventh, Said partof the first part for the considerations and of the homestead exemptions of the State of Oklahoma. No. 1. It is considerable agreed and understood that the part	tr of the second part shall have the r	ight to pay and discharge at his or	otion any and all liens or incum
Flighth. It is expressly agreed and understood that the part ances upon said property prior or superior to this mortgage debt recover the same with interest at 10 per cent. upon the amount cured by these notes and may be recovered in the foreclosure the	and upon paying and discharging su so paid, from the partof the first	ch lien or incumbrance the party of part and said sum shall be and bec	the second part shall be entitle ome a part of the mortgage deb
IN WITNESS WHEREOF, The said partof the first p	art are the option of the party of the	supscribed	nameon the day and yea
st above written.		Andrew Committee of the State o	a propried to the control of the con
Executed and Delivered in Presence of:		SERVICE STREET, CONTRACTOR STREET, CONTRACTOR STREET, CONTRACTOR STREET, CONTRACTOR STREET, CONTRACTOR STREET,	4.35441 2
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STATE OF OKLAHOMA, and a state of the state			
Before me,	and the state of t	,	ublic, in and for said County and
rte, on thisday ofday		, personally appeared	na ang ang ang ang ang ang ang ang ang a
me known to be the identical persons who executed the within	was Geren Dell' concernant see men	Contract of the contract of th	
and columns and deed for the u	ses and purposes therein set forth.		
Witness my hand and official seal on the date last above wr	tten.	in san san san san san san san san san sa	Wolan Duki
This instrument was filed for record this	in day ot		ntoʻdockM.
Dep	úty:	Residence of the second	Register of Deeds.
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