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	REAL ESTATE MORTGAGE	
dred		
Men alla a di Marita da Cara a di Marita di Marita 1991 a 1991 alla di Marita di M	1996 - 1995 - 2006 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 1997 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 - 2017 -	and ang in the second stand of the second standard standard standard standard standard standard standard standa
of the County of		맞춰 다 것들은 감독에 앉아 한 것을 가 빤 안 다 많이는 것
WITNESSETH, That the said part	of the first part, for and in consideration of the sum of	14 
to fand paid, by presents dogrant, bargain, sell, convey an following-described tract, piece, or parcel, to.wit:	the said party of the second part, the receipt whereof is hereby acknow I couffing, unto said party of the second part, and to	ledged, hagranted, bargained, sold and b and State of Okl
TO HAVE AND TO HOLD THE SAM	5. With all and singular the tenemonts, hereditaments and appurtenanc	es thereunto belonging or in anywise appert
and all rights of homestead exemption unto th of the first part dohereby sovenant and ag a good and indefensible estate of inheritance th the quiet and peaceable possession of said party PROVIDED, AUVAYS, And this instr-	a said party of the second part, and to	sors and assigns, forever. And the said park vnerof the premises above granted, and sei will WARRANT AND DEFEND the so against the lawful claims of all persons whom
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negotiable promissory note, executed and de payable to the order of the said party of the s	second part, to the said part	
One for \$		
One for \$	dim due	19
maturity or default, at the rate of	be an and at the rate of 10 per cent.	per annum after default or maturity; payable
n each year. The installments of interest unti he said partof the first part, each bearing	I maturity are further evidenced by	st notes, of even date herewith, and execut
Second. The said part of the first price said premises and any and all taxes or asse	art covenant,and agreeto pay all taxes and assessments, general and sments that shall be made upon said loan, or upon the legal holder of waship or municipality, wherein said real estate is situated, when the s	special, and of whatever character whatsoev said notes and mortgages, on account of said
he mortgaged premises insured in some reliable	fire and tornado insurance company approved by the party of the seco	nd part for the sum of \$
and to assign the policies to the said party of the said party of the second part to be held by	ie second part, as	appear, and deliver said policies and renews of the first part assumes all responsibility of
Third. The partof the first part agr	ce it loss occurs. ee,to keep all buildings, fences, and other improvements on said pre: I not to permit any of the improvements to be removed therefrom or to	mises in as good repair as they are now, and
Fourth. It is further expressly agreed by notes when the same become due, or in case of	and between the parties hereto that if any default be made in the pay- lefault in the payment of any installment of faxes or assessments, upon	ment of any part of either said principal or in a said premises, or upon said loan, or the pre-
lue and payable and this mortgage may be fore um mentioned in said bond, together with inte seen made upon said sum, and the party of the	the becomes due, or in case or removal of any of the buildings or other im the whole of said principal sum numed herein, and the interest thereon, remises, or upon said loan, or the premiums for fire and tornado insum closed immediately, and the party of the second part or any legal holder rest thereon, from the data thereof at 10 per cent, per annum, crediting second part, or the legal owner and holder of said note and mortgage, and, or insurance, premiums paid by the party of the second part, the fu com the date of such payment at 10 per cent, per annum.	of this note shall be entitled to recover the print; any and all interest payments made, if any
ssessments upon said premises, or upon said lo neo premiums, together with interest thereon h	an, or insurance premiums paid by the party of the second part, the fu com the data of such payment at 10 per cent, per annum,	ll amount so paid, as taxes or assessments, or
And it is also agreed that in the event of o party of the second part, or	any default in payment or breach of any covenant or condition herein, more more assigns, as additional collateral security and said party of the wise, at the option of the party of the second part.	the rents and profits of said premises are pl c second part, or assigns, shall be entitled to
It is further agreed and understood that	wise, at the option of the party of the second part. in computing interest upon this loan in accordance with the stipulations by be computed so as to exceed 10 por cont per annum.	
Fifth. It is hereby further agreed and u rincipal or interest notes, that may bereafter be	derstood that this mortgage secures the payment of the principal not given, in the event of any extension of time for the payment of said pr	e and interest herein described, and all ren incipal debt, to evidence said principal or in
pon the same during the said time of extension Sixth. Said partof the first part, he	eby agreein event action is brought to forcelose this mortgage	an attorney's fee of
ollection, and the sum so due shall become a part of the first par	eby agreein event action is brought to forcelose this mortgage due thereon, and said attorney's fee shall become due and payable where to of the judgment and shall be secured by a lien of this mortgage and by a the consideration shows mentioned hereby expressly using	this note is placed in the hands of an attorney any judgment or decree rendered thereon,
Eighth. It is expressly acreed and under	or the consideration above mentioned hereby expressly waiveappraise ate of Oklahoma	discharge at his option any and all lions or in
rances upon said property prior or superior to to o recover the same with interest at 10 per cent.	his mortgage debt, and upon paying and discharging such lien or incuml upon the amount so paid, from the parkof the first part and said sur the forcelosure thereof at the option of the party of the second part.	prance the party of the second part shall be en n shall be and become a part of the mortgage
IN WITNESS WHEREOF, The said par rst above written.	the first parts	nameon the day and
	(영상)는 지금 한다. 것과 방법 소중 지금 수준 것 같은 것 같	1999-0499-1997-2014-0-19-01-01-21-028-0-1987-0-1985-9963-26-0
EXECUTED AND DELIVERED IN PRE	SENCE OF:	1941 - 1947 (1949) (1949) (1951 (1971) (1971) (1971) (1971) (1971)
	동생 김 의원은 비행 관계에 있는 것을 가장을 가장을 가장 수가가 가지 않는다.	
STATE OF OKLAHOMA,		
ounty of		
tate, on this		ppeared
me known to be the identical moreous who ave	seuted the within and foregoing instrument and acknowledged to me the and deed for the uses and purposes therein set forth. $=$	
Witness my hand and official seal on the	late last adovo written.	S
것은 것같은 친구들은 한것을 것 모양한 것 같은 것을 하셨다. 이 모양 명이 가지?	Alf in the Community of Community of Community Community of Communit	Notary Publ
y commission expires		
This instrument was filed for record this.	day of	A. D. 19

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