MORTGAGE RECORD, No. 71

	STATE OF OKLAHO	[2] 유가락입니 클럽 등학에 관심하는 것 같아요? 아파 한 가슴이 있는 것 이 많이 것 같아요?
THIS INDENTURE, Made this		
ายสังของการสารางสารสารสารสารสารสารสารสารสารสารสารสารสารส		
		f the first part, and
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presents dogrant, bargain, sell, convey and co following-described tract, picce, or parcelof to-wit:	pafirm, unto said party of the second part, and to land, lying and situate in the County of	hereby acknowledged, hagranted, bargained, sold
ามาต่างนักใหม่ไม่ไม่ได้เห็นเห็นที่มีหากไทยได้เป็นได้เป็นสาวที่ได้เห็นสาวที่ได้ - การที่หาวิที่ได้ได้ให้เห็นเห็นที่ได้การให้ได้ 2003 มีหาวิที่ได้เป็นสาวที่ได้ จากมีเรื่องเป็นได้ จากมีเรื	ทางการการการการการการการการการการการการการก	
สีสสาขายไม่สีสาสสีสีสีสีสาขายากสาขายากสาขายากสาขายาก - กลายสาขายากสาขายากสาขายากสาขายากสาขายากสาขายากสาขายากสาขายาก	1	
THE CONTRACTOR OF THE OTHER PROPERTY OF THE		od appurtenances thereunto belonging or in anywise
of the first part do, hereby covenant and agree a good and indefeasible estate of inheritance therei the quiet and peaceable possession of said party of	that at the delivery hereof,	
First. Said part of the first part	ana jakan sa matana ana ana ana ina ina jarahan sa ana ana ana ina ina ina ina ina ina in	second part, in the principal sum of (S
negotiable promissory note, executed and delive payable to the order of the said party of the seco	red by the said partof the first part, bearing da nd part, as follows:	yable according to the tenor and effect of
One for \$		
One for \$	per cent, per annum, aud at the rat	a of 10 per cent, per annum after default or maturity; p
annually, both before and after maturity, on the.	days of	coupon interest notes, of even date herewith, and num.
the said partof the first part, each bearing into Second. The said partof the first part	rest after maturity at the rate of 10 per cent. per and covenantand agree to pay all taxes and assessme	ium.
the said premises and any and all taxes or assessm by the State of Oklahoma, or by the county, town the mattered premises incured in some reliable for	ents that shall be made upon said loan, or upon the ship or municipality, wherein said real estate is situa a and formedo insurance commany approved by the p	nts, general and special, and of whatever character wi- legal holder of said notes and mortgages, on account tod, when the same becomes due, and to keep the bu arty of the second part for the sum of S
and to assign the policies to the said party of the s	beand nort as	interests may annear and doliver said policies and
and care and expanse of collecting such insurance in Third. The partof the first part agree.	if loss occurs.	and said partof the first part assumes all responsible
Warrenth . The first have a mountain the amountail has not	I hotman the nextine herets that if one default he a	ents on said premises in as good repair as they are now therefrom or to become dilapidated or destroyed. ade in the payment of any part of either said princip;
of said fire and tornado insurance, when the same b of any covenant or condition herein contained, the	ecomes due, or in case of removal of any of the build whole of said principal sum named herein, and the i	sessments, upon said premises, or upon said loan, or in case c ings or other improvements from said land, or in case c nterest thereon, and all sums paid by the party of the
on account of taxes or assessments, upon said pren due and payable and this mortgage may be forcelos sum mentioned in said bond, together with interest	index, or upon shift total, or the prelifiums for ine that and immediately, and the party of the second part or a thereon, from the date thereof at 10 per cent. per a	iny legal holder of this note shall be entitled to recover nnum, crediting any and all interest payments made,
been made upon said sum, and the party of the sec assessments upon said premises, or upon said loan, ance premiums, together with interest thereon from	ond part, or the legal owner and holder of said note a or insurance premiums paid by the party of the second the date of such payment at 10 per cent. per annum	and in the pupulation of any part of efficient said principle sessiments, upon said premises, or upon said dana, or il inges or other improvements from said land, or in case o therest therecon, and all sums paid by the party of the tornado insurance, upon said premises, shall become any legal holder of this note shall be entitled to recover innum, crediting any and all interest payments made, and mortgage, shall be entitled to recover on account ond part, the full amount so paid, as taxes or assessme
And it is also agreed that in the event of any	y default in payment or breach of any covenant or co	ndition herein, the rents and profits of said premises aid party of the second part, or assigns, shall be enti
session of the said premises, by receiver or otherwise It is further agreed and understood that in c	2, at the option of the party of the second part. computing interest upon this loan in accordance with	the stipulations of this bond, and this mortgage, such i
Fifth. It is hereby further agreed and unde	rstood that this mortgage secures the payment of th	e principal note and interest herein described, and ment of said principal debt, to evidence said principa
upon the same during the said time of extension.	동안에 이 방법을 잡은 것을 알 수 있는 것이 같은 것이 없다.	영상 사람은 것이 집 방법을 걸렸는 것 같아요. 김 사람들
Dollars (\$10.00), and 10 per cent. of the amount du collection, and the sum so due shall become a part o	e thereon, and said attorney's fee shall become due as f the judgment and shall be secured by a lion of this r	mortgage
laws and of the homestead exemptions of the State	of Oklahoma. of Oklahoma. of that the party of the second part shall have the ri	valveappraisement of said real estate and the benefit
brances upon said property prior or superior to this to recover the same with interest at 10 per cent. up second by these notes and may be recovered in the	mortgage debt, and upon paying and discharging suc on the amount so paid, from the partof the first t toreclosure thereof at the online of the party of the	ght to pay and discharge at his option any and all lier In lien or incumbrance the party of the second part shal astt and said sum shall be and become a part of the me second part.
IN WITNESS WHEREOF, The said part first above written.	of the first part	subscribed
Executed and Delayered in Preser	양 공연 일을 다 걸었다는 것 같아요? 아파는 것 같아.	
그는 말 아이는 이 옷을 맞을 것을 가 없다. 한 물로 나는 것 같아?	동안 동안 이 많은 것 같아? 동안 이 가지는 것 같아요. 것 같아.	
동안 같다. 같은 나라는 동물을 만들었는 것 같은 것은 사람이 있는 것이 가지 않는 것이 것이다. 것이 같다.		in an
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STATE OF OKLAHOMA, County of Before merananananananananananananananan State, on this		the branche for the day the property of the second as a second strategy are a second by set in a second
STATE OF OKLAHOMA, County of Before me	ted the within and foregoing instrument and acknowl	edged to me that
STATE OF OKLAHOMA, County of	S	edged to me thatexecuted t
STATE OF OKLAHOMA, Before me, Before me, State, on this to me known to be the identical persons who exceut free and voluntary act and Witness my hand and official scal on the date My commission expires.	9.8	edged to me that

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