MORTGAGE RECORD, No. 71

e e	STATE OF OF	MORTGAGE	
dred		in the year of our Lo	
and a construction of	(1999)	na 1999 - Charles Martin, Calence J. Martin, 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 199 Na 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 199	
of the County of a second parts		ma, partof the first part, and	**************************************
WITNESSETH, That the said part	of the first part, for and in consideration o	If the sum of the second se	DOLL
togrant, bargain, sell, convey an following-described tract, piece, or parcel. to.wit:	the said party of the second part, the receipt of the second party of the second party of the second part, and situate in the County of the fourty of the second party	ipt whereof is hereby acknowledged, hagranted, art, and to	bargained, sold and by t ssigns, FOREVER, all o and State of Oklaho
	an a		999-00-00-00-00-00-00-00-00-00-00-00-00-
TO HAVE AND TO HOLD THE SAM	Z, With all and singular the tenements, her	reditaments and appurtenances thereunto belohging successors and assigns, foreve-	or in anywise annortain
of the first part dohereby covenant and ag a good and indefeasible estate of inheritance the the quiet and peaceable possession of said party	ree that at the delivery hereof,	id that	bove granted, and seized
First. Said part of the first part	justly indebted to the	e party of the second part, in the principal sum of (S	DOTIA
being for a loan made by the said party of the a negotiable promissory note, executed and del payable to the order of the said party of the s	second part, to the said partof the first fverod by the said partof the first par- econd part, as follows:	part, and payable according to the tenor and effect t, bearing date	of
One for \$	due		•
One for \$	due		
annually, both before and after maturity, on t	he	and at the rate of 10 per cent. per annum after default	*****
in each year. The installments of interest until the said partof the first part, each bearing i	maturity are further evidenced by	coupon interest notes, of even date	herewith, and executed
the mortgaged premises insured in some reliable and to assign the policies to the said party of th	i fire and tornado insurance company appro to second part, as	and assessments, general and special, and of whatev or upon the legal holder of said notes and mortgag state is situated, when the same becomes due; and oved by the party of the second part for the sum of S interests may appear, and deliver sai fully paid, and said partof the first part assume	5 million and renewals,
Third. The part and of the first part age	e to keep all buildings, fences, and oth	er improvements on said premises in as good repair a	as they are now, and not
Fourth. It is further expressly agreed by notes when the same become due, or in case of t of said fire and tornado insurance, when the sam of any covenant or condition herein contained, on account of taxes or assessments, upon said p	and between the parties hereto that if any lefault in the payment of any installment e becomes due, or in case of removal of any the whole of said principal sum named here remises, or upon said loan, or the premium	be removed therefrom of to become diaputated or γ default be made in the payment of any part of eith of taxes or assessments, upon said premises, or upon y of the buildings or other improvements from said and in, and the intorest thereon, and all sums paid by th is for fire and tornado insurance, upon said premises iccond part or any legal holder of this note shall be enti- ted or cent, per annum, crediting any and all interest pa- of said note and mortgage, shall be entitled to reco- rty of the second part, the full amount so paid, as tay it, per annum.	er said principal or inter said loan, or the premiu nd, or in case of the bre- he party of the second pa , shall become immediat
sum mentioned in said bond, together with inter been made upon said sun, and the party of the assessments upon said premises, or upon said to	cosed immediately, and the party of these rest thereon, from the date thereof at 10 ps second part, or the legal owner and holder an, or insurance premiums paid by the par	cond part or any legal holder of this note shall be enti- er cent. per annum, crediting any and all interest pr of said note and mortgage, shall be entitled to reco- rty of the second part, the full amount so paid, as tax	tled to recover the princi ayments madil, if any hi ver on account of taxes tes or assessments, or ins
And it is also agreed that in the event of	any detault in payment or breach of any c	ovenant or condition herein, the rents and profits of	said premises are plede
session of the said premises, by receiver or other It is further agreed and understood that i in no event, nor in anywise, directly or indirectl	n computing interest upon this loan in acce	ceurity and said party of the second part, or assign id part. ordance with the stipulations of this bond, and this m	ortgage, such interest sh
		t per annum. ayment of the principal note and interest herein d to for the payment of said principal debt, to evidence	escribed, and all renew
upon the same during the said time of extension		oreglose this mortgage	이상 사람이 많이 잘 가슴다 나는 것
collection, and the sum so due shall become a par Seventh. Said part of the first part for	t of the judgment and shall be secured by a t of the judgment and shall be secured by a or the consideration above mentioned hereb	ice of this mortgage and by any judgment or decre y expressly waiveappraisement of said real estate	se hands of an attorney i se rendered thereon, and the henefit of the st
laws and of the homestead exemptions of the St Eighth. It is expressly agreed and unders	ate of Oklahoma. lood that the party of the second part shal	Il have the right to pay and discharge at his option :	uny and all liens or incur
to recover the same with interest at 10 per cent, secured by these notes and may be recovered in	upon the amount so paid, from the part the foreclosure thereof at the option of the	Il have the right to pay and discharge at his option a ischarging such lien or incumbrance the party of the s word the first part and said sum shall be and become a party of the second part.	cond part shall be entitl part of the mortgage de
IN WITNESS WHEREOF, The said par first above written.	tof the first part	party of no scotta parts	meon the day and ye
Executed and Delayered in Pre-	SENCE OF:	19. otto ole on knywe cardinas - ku opolokyce so od od o k o og on oft o 19. otto ole od	
a Ann an Anna ann an Anna		- 1999999999999999999999999999999999999	이 같아요. 이 가슴을 물고 있는
STATE OF OKLAHOMA,	and a second		
County of			n and for said County or
State, on this	1. 1999 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 19 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -		***************************************
	andernis bereinen eine eine eine eine eine eine ei		
to me known to be the identical persons who exe free and voluntary act a Witness my band and official seal on the d	nd deed for the uses and purposes therein, ale last above written.		
to me known to be the identical persons who exe free and voluntary act a Witness my band and official seal on the d	nd deed for the uses and purposes therein, ale last above written.	1 	Notary Public.
to me known to be the identical persons who exe free and voluntary act a Witness my hand and official seaf on the d My commission expires			

能与的

161

「「大学校大学」と言語