MORTGAGE RECORD, No. 71

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redby and be			
the County of	and State of Oklahoms, part.	of the first part, and	ericeroteristical participal of the setting
arty of the second part:	지역 시간 시간 시간 사람들은 하는 것 같아 없는 것 같아. 그런		
WITNESSETH, That the said partof the first par			
conts dogrant, hargain, sell, convey and confirm, unto llowing-described tract, piece, or parcelof land, lying- -wit:	said party of the second part, and to and situate in the County of	successors and assigns	, FOREVER, all of the and State of Oklahoma,
			teleneveri politico processi del consensario
nangarahéhanga alah diananga ékonomikan dianangan dianangan diananga alah diananga alah diananga alah diananga Angahanga alah salah diananga diananga manga manga kananga diananga diananga diananga diananga diananga dianan	***************************************	!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
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ondermalagi 1997 (). Terming project () on extensive transportation of the original project () on the original project () or the	an delajon angarate de generalitaring in agresiyanasi, ag ali este des		*******************************
TO HAVE AND TO HOLD THE SAME, With all and d all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the good and indefeasible estate of inheritance therein, free and e quiet and peaceable possession of said party of the second PROVIDED, ALWAYS, And this instrument is made First. Said partof the first part	the second part, and to delivery hereof, clear of all incumbrances, and that part, successors and and executed upon the following conditions, justly indebted to the party of the	the lawful ownerof the premises above will WARRANT AND assigns, forever, against the lawful claims of alons, to-wit: the second part, in the principal sum of (\$	id the said part granted, and seized of DEFEND the same in I persons whomsoever.
ing for a loan made by the said party of the second part, to	the said part, of the first part, and p	avable according to the tenor and effect of	diant excession in the column in column
gotiable promissory note, executed and delivered by the yable to the order of the said party of the second part, as is for \$	said partof the first part, bearing d	Blomingment minerament anghissanian asansaith na	
10 for \$	airana ang ang ang ang ang ang ang ang ang	ational in the constitution of the contract of	19,
ne for \$	due	with interest	thereon from date until
avails, both before and after maturity, on the	days of		
each year. The installments of interest until maturity are esaid partof the first part, each bearing interest after n Second. The said partof the first part covenant a said premises and any and all taxes or assessments that sit the State of Oklahoma, or by the county, township or mu	further evidenced by	coupon interest notes, of even date herei	with, and executed by
mortgaged premises insured in some reliable fire and torns	do insurance company approved by the	party of the second part for the sum of \$,	****************
d to assign the policies to the said party of the second part,	ns	interests may appear, and deliver said po	licies and renewals, to
d party of the second part to be held by	is. all buildings, fences, and other improven	nents on said premises in as good repair as the	ware now, and not to
ow or commit any waste on said premises and not to permit Fourth. It is further expressly agreed by and between tes when the same become due, or in case of default in the said, fire and tornado insurance, when the same becomes due any covenant or condition herein contained, the whole of is account of taxes or assessments, upon said premises, or up a and payable and this mortgage may be forcelosed immedi in mentioned in said bond, together with interest thereon, fie m made upon said sum, and the party of the second part, o essments upon said premises, or upon said loan, or insuran ce premiums, together with interest thereon from the date o	tany of the improvements to be remove the parties hereto that if any default be payment of any installment of taxes or , or in ease of removal of any of the buil aid principal sum nained herein, and the on said loan, or the premiums for fire an ately, and the party of the second part of our the date thereof at 10 per cent. per r the legal owner and holder of said note ce premiums paid by the party of the se	a theetron or to become duaphated or destr made in the payment of any part of either sa assessments, upon said premises, or upon said ldings or other improvements from said land, o interest thereon, and all sums paid by the pa d tornado insurance, upon said premises, sha r any legal holder of this note shall be entitled a nuum, crediting any and all interest paymo is and mortgage, shall be entitled to recover c econd part, the full amount so paid, as taxes or	oyed. Id principal or interest loan, or the premiums r in ease of the breach rty of the second part, il become immediately or recover the principal nts made, if any have a account of taxes or assessments, or insur-
party of the second part, or	interest upon this loan in accordance with ad so as to exceed 10 per cent per annum	h the stipulations of this bond, and this mortg	age, such interest shall
Fifth. It is hereby further agreed and understood that neipal or interest notes, that may hereafter be given, in the on the same during the said time of extension.	this mortgage secures the payment of event of any extension of time for the pr	the principal note and interest herein descri ayment of said principal debt, to evidence sai	bed, and all renewal, d principal or interest
Sixth, Said partof the first part, hereby agreein llars (\$10.00), and 10 per cent. of the amount due thereon, action, and the sum so due shall become a rart of the judgment.	event action is brought to foreclose this and said attorney's fee shall become due tent and shall be secured by a lien of this	s mortgage	attorney's fee of Ten ands of an attorney for idered thereon.
Seventh. Said partof the first part for the considers and of the homestead exemptions of the State of Oklaho Fighth. It is approach a grand and understood that the	ration above mentioned hereby expressly ms.	waiveappraisement of said real estate and tribit to may and discharge at his option any	the benefit of the stay
Eighth. It is expressly agreed and understood that the inces upon said property prior or superior to this mortgage recover the same with interest at 10 per cent. upon the amo ured by these notes and may be recovered in the foreelosur	lebt, and upon paying and discharging su unt so paid, from the partof the first	uch lien or incumbrance the party of the second part and said sum shall be and become a part a second part	l part shall be entitled of the mortgage debt
IN WITNESS WHEREOF, The said partof the fit above written.	st parthereunt	o subscribedname.	on the day and year
Executed and Delivered in Presence of:		The state of the s	
<u></u>	reducing		
		a variante e en el servido la republicação e respectada proprio está de persona el proprio de transcessor de La constitución de la constitución	 H. Barter, M. A. Martin, M. S. Sandar, A. S. S. Sandar, A. S. S.
STATE OF OKLAHOMA, (
inty of		n Notary Public, in an	d for said County and
te, on this day of		, personally appeared	тантанда катанда Тын
ne known to be the identical persons who executed the wit	hin and foregoing instrument and acknow	wledged to me that	executed the same as
Witness my hand and official seal on the date last above	3 Written,	S. Harris and the composite of the composition of t	Notary Public
witness my hand and official seal on the date last above commission expires. This instrument was filed for record this	Nov of		n'olosia W
and historical was need by the this commence of the control of the	To the second state of the second	commence in a commence of the Albertan Charles	
	Deputy.	ignoria de la companya de la company	Register of Deeds.