MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made thisby a	and betweens	
		Andrew Annual Antel Comment of the C
of the County of	of the first	ist part, and
party of the second part:	로마 되었다. 이번 이 집에 가면 바에 보고 하다고 하다 하나 하는 말이 나를 모음	antia in proporti di rapidimangan di periodi di mandini di diampia.
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togrant, burgain, sell, convey and confirm, following-described tract, piece, or parcelof laud, I to-wit:	party of the second part, the receipt whereof is hereby, unto said party of the second part, and to	r acknowledged, hagranted, bargained, sold and by these self-self-self-self-self-self-self-self-
and the contract of the contra	reministration and the constitution of the con	and and the second district and the constitution of the second district and the second district and the second
and the state of t	ang nganggang ang ang ang ang ang ang an	in der eine (mingelinen segitaring gruppister) er den gjinger (m. 1947) grups Gereidstriven grupskilder (m. 1948)
edit prospiration of the prosper of the company of the control of	de salari da dika da ang sang sang sang katang salarang da salarang da salarang salarang salarang salarang da	genturi en cadi en archael arch
entre en	and the second	in the control of the
TO HAVE AND TO HOLD THE SAME, With all and all rights of homestead exemption unto the said part of the first part dohereby covenant and agree that at a good and indefeasible estate of inheritance therein, free the quiet and peaceable possession of said party of the set PROVIDED, ALWAYS, And this instrument is memory.	all and singular the tenements, hereditaments and appurity of the second part, and to the second part, and to the delivery hereof, the lact and clear of all incumbrances, and that second part, successors and assigns, formade and executed upon the following conditions; to windown justly indebted to the party of the second	purtenances thereunto belonging or in anywise appertaining,successors and assigns, forever. And the said part
being for a loan made by the said party of the second has	art, to the said partof the first part, and payable ac	according to the tenor and effect of
negotiable promissory note, executed and delivered by	y the said partof the first part, bearing date	and
One for S.	duoduo	
One for \$	dua	10
All payable at the onice or maturity or default, at the rate of	per cent. per annum, and at the rate of 10 y	with interest thereon from date until per cent, per annum after default or maturity; payable semi-
in each year. The installments of interest until maturity	v are further evidenced by	on interest notes, of even date herewith, and executed by
she said partof the first part, each penning mercerof the first part covenof the first part coven	ter maturity at the rate of 10 per cone per annual antand agree to pay all taxes and assessments, ger	meral and special, and of whatever character whatsoever, on
the said premises and any and all taxes or assessments by the State of Oklahoma, or by the county, township or	at shall be made upon said toan, or upon was a municipality, wherein said real estate is situated, wherein said real estate is situated, wherein said real estate is situated.	sneral and special, and of whatever character whatsoever, on solder of said notes and mortgages, on account of said loan, hen the same becomes due, and to keep the buildings upon the second part for the sum of S.
the mortgaged premises insured in some reliable fire and	tornado insurance company approved by the party of	f the second part for the sum of \$ests may appear, and deliver said policies and renewals, to
said party of the second part to be held byand care and expense of collecting such insurance if loss		partof the first part assumes all responsibility of proof
Third. The part of the first part agree to I	keep all buildings, fences, and other improvements on a	said premises in as good repair as they are now, and not to
Fourth. It is further expressly agreed by and between the same become due, or in case of default in	ween the parties hereto that if any default be made in	rom or to become dilapidated or destroyed. I the payment of any part of either said principal or interest ents, upon said premises, or upon said loan, or the premiums other improvements from said land, or in case of the breach thereon, and all sums paid by the party of the second part, do insurance, upon said premises, shall become immediately gal holder of this note shall be entitled to recover the principal crediting any and all interest payments made, if any have ortgage, shall be entitled to recover on account of taxes or rit, the full amount so paid, as taxes or assessments, or insur- the parts and versite of said respondence or pledged
of any covenant or condition herein contained, the whole	s due, or in case of removal of any of the buildings or or e of said principal sum named herein, and the interest	other improvements from said land, or in case of the breach thereon, and all sums paid by the party of the second part,
on account of taxes or assessments, upon sau premier, due and payable and this mortgage may be foreclosed im-	mediately, and the party of the second part or any lege the data thereof at 10 per cent, per annum,	lo insurance, upon said premises, snau occome miniocana, al holder of this note shall be entitled to recover the principal
sum mentioned in said bond, together party of the second property and the party of the second property and the party of the second property and the se	ort, from the unite street and holder of said note and mo art, or the legal owner and holder of said note and mo surance premiums paid by the party of the second par	erecting any time an interaction of taxes or ortgage, shall be entitled to recover on account of taxes or it. the full amount so paid, as taxes or assessments, or insur-
And it is the agreed that in the event of the detail	toto in payment of present of any covenant car condition	in neverth the renes with brones of still breilings into blenger
And it is the agreed that in the event of the detail	toto in payment of present of any covenant car condition	rty of the second part, or assigns, shall be entitled to pos-
It is further agreed and understood that in compu	iting interest upon this loan in accordance with the stir	pulations of this bond, and this mortgage, such interest shall
n no event, nor in anywise, directly or manteerly. Fifth. It is hereby further agreed and understood	i that this mortgage secures the payment of the print	cipal note and interest herein described, and all renewal, of said principal debt, to evidence said principal or interest
upon the same during the said time of extension.	제가 되지 한 집에 환경하였습니다. 그리고 말이 되는 것이 없는데 이 나라를 보고 .	어머니 눈하는 것 수 있어요? 이 시간에는 학생 하셨다면 있다니 그렇게 다 가장 하나가게 하는데 되었었다면?
Sixth. Said partof the first part, hereby agree Dollars (\$10.00), and 10 per cent, of the amount due ther	ain event action is brought to toroccose this investor, and said attorney's fee shall become due and pays the said attorney's fee shall be come due this mortging.	agewill pay an attorney's fee of Ten able when this note is placed in the hands of an attorney for age and by any judgment or decree rendered thereon.
Seventh. Said partof the first part for the co	usideration above mentioned hereby expressly waive	ige and by any judgment or decree rendered thereon. appraisement of said real estate and the benefit of the stay
aws and of the homestead exemperous of the Eighth. It is expressly agreed and understood that	dahoma. It the party of the second part shall have the right to the party of the second part shall have the right to the party of the	pay and discharge at his option any and all liens or incum-
orances upon said property prior or superior to recover the same with interest at 10 per cent, upon the	inge debt, and upon paying and another first part and amount so paid, from the part	pay and discharge at his option any and all liens or incum- or incumbrance the party of the second part shall be entitled id said sum shall be and become a part of the mortgage debt I part.
IN WITNESS WHEREOF, The said partof the forest above written.	she first partherounto subseri	ribednameon the day and year
irst above written.		no tha an inggradio ita mana an ang mandaka na ang manaka na ang manaka na ang manaka na ang manaka na ang man
Executed and Delivered in Presence of		digita in the second se
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manda ay ang	그리다 하다 마다 그리고 있는데 어느는 내가 하는데 그를 잃어서 가는 사람들이다.	
STATE OF OKLAHOMA, ss		
County of		
State, on this		ersonally appeared
ottanijas oktisens jajoni, spirajaseras eski, strafin ningspiras prindis ja dagas kapitanin sadi dakum rastinaja j	and the state of the	nnd
to me known to be the identical persons who executed the	ie within and feregoing instrument and acknowledged t	to me thatexecuted the same as
Mitness my hand and official seal on the date last r	for the uses and purposes therein set forth.	
Witness my hand and olincial seal on the date last t	10000 Written	Notary Public.
		A. D. 19ato'clock
This instrument was filed for record this	and the state of t	A. D. 19
경찰로 하는 경찰로 하고 있다. 물론을 이 없습니다면서 그 경험 보기 가득하다니다. 전기 경찰이 그리고 하다 하다.	아들은 아이들은 1944년에 가는 아들 등에 보는 사람이 되는 사람은 무슨 사람들이 되는 사람들이 되었다. 등을 가는 사람들이	Register of Deeds.
경찰로 하는 경찰로 하고 있다. 물론을 이 없습니다면서 그 경험 보기 가득하다니다. 전기 경찰이 그리고 하다 하다.	ne og state en græner. State en græner	
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