MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made this dred	now and between	gyenyan shatar kaba kata daga di prosinci na naka yayi kuta da sana.	in the year of our Lond One	and the property of the second of the second
titi og viking til og statist () det () statist og viking statistisk (garden stagen and the stage of	annengangang bersag akan bir spinggan palagan ang sagarang	and with the area of the president of the state of the state of	are recorded to the State State and
	tof the first part, for and in consid	deration of the sum of	and the contract of an appropriate and a second contract of	Contract of actions and acceptance
to	i, by the said party of the second part, y and confirm, unto said party of the s arcelof land, Lying and situate in the	, the receipt whereof is hereby as second part, and to County of	eknowledged, hagranted, bargain successors and assigns, an	nd, sold and by these FOREVER, all of the and State of Oklahoma,
	kki pagi upo, pinga ngabangan gang naban naban na nasa na nasa na na na na Manak tan dang nabihan mananan na naban naban na na na na na na na	and the state of t	and and a supplemental and an experimental and a supplemental and a su	
TO HAVE AND TO HOLD THE and all rights of homestead exemption up of the first part dohereby covenant as a good and indefeasible estate of inherita the quiet and peaceable possession of said PROVIDED, ALWAYS, And this First. Said part	SAME, With all and singular the tenents the said party of the second part, as and agree that at the delivery hereof, each threin, free and clear of all incumbrately of the second part, instrument is made and executed upon the second of the second part.	neuts, hereditaments and appurt ad to	tenances thereinto belonging or in a successors and assigns, forever. And full owner of the premises above go will WARRANT AND D rever, against the lawful claims of all art, in the principal sum of (S	mywise appertaining, I the said part ranted, and seired of EFEND the same in persons whomseever.
being for a loan made by the said party o megatiable promissory note, executed at payable to the order of the said party of One for \$	f the second part, to the said part	of the first part, and payable accessive part, bearing date	ording to the tenor and effect of	and you are all or a
One for \$	and the state of t	due	والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمساور والمراجع والمساور	
One for \$	make sala ince tang ingga interess of managina conservations of the same of the conservation of the conser	andyen or manyers in war.	Secretary and the second secretary and the second s	
All payable at the office of	on the days n		tion in the second second second	
nnmany, both before and after maturity in each year. The installments of interes- the said partof the first part, each be-	t until maturity are further evidenced	by coupon	interest notes, of even date hereni	th, and executed by
o party of the second part, or session of the said premises, by receiver or It is further agreed and understood in no event, nor in anywise, directly or he rincipal or interest notes, that may hereal point the same during the said time of extending the same during the said partof the first particular (\$10.00), and 10 per cent of the obligation, and the sum so due shall become Seventh. Said partof the first away and of the homestend occupitions of Eighth. It is expressity agreed and oranges upon said property prior or superior occured by these notes and may by a recover	oliable fire and tormade insurance compy of the second part, as	sany approved by the party of the mining of the party of the program is fully paid, and said pass, and other improvements on as rements to be removed therefron that, if any default be made in the stallment of taxes or assessment oval of any of the buildings or of the mode herein, and the interest the appendix for fire and tornadory of the second part or any legal to at 10 per cent. For annum, or and helder of said note and morty by the party of the second part, 10 per cent. Per annum. In of any covenant or condition he ollatoral security and said party of the second part, can in accordance with the stipul 10 per cent per annum. The second part. Som in accordance with the stipul 10 per cent per annum. The shall become due and payable enred by a lien of this mortgage, fee shall become due and payable enred by a lien of this mortgage oned hereby expressly univeap Id part shall have the right to paying and discharging such lien or; the party of the second part. Lecentre and the party of the second part, and the current of the second part. Lecentre and the second part.	ne second part for the sum of \$	cies and renewals, to esponsibility of proof rare now, and not to you now, and not to you not
	gaphanasymminia ara-dhidan artife - Al-1993 Nagarin dhanasa ara-dhidan artife - Al-1993	SATERIA AND A SATE OF SATE		produktion of a space of the
그 가지지하면 요즘 많아 되어 있다면서 그렇게 살아면 꾸게 되었다.		용사는 이 그녀는 계속하는 것 하나 하나가 하는 수 있다.	그리다 살아가 하다 가다 하는 사람이 살아 들었다.	다 물살을 보고하는 게 되어야 있는
Before me,	ranginama ir pari bandar 1979 ir suuren eel. N Olaman ir ar sa		mally appeared	for said County and
	he executed the within and foregoing in y and and deed for the uses and purpos	of particular and soknowledged to see therein set forth.	He Unt	xecuted the same as
ingen ig general terrorise som er grande som er	Deputys	A SECONDARIO E LE COMPANSO DE LA COMPANSO DEL COMPANSO DEL COMPANSO DE LA COMPANSO DEL COMPANSO DE LA COMPANSO DEL COMPANSO DE LA COMPANSO DEL COMPANSO DE LA COMPANSO DEL COMPANSO DE LA	g g th 13 th said	Register of Decis.