MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE			
THIS INDENTURE, Made thisby and bet	day of	in the year of our I	Lord One Thousand Nine Hun-
	and an apply appearance of the property of the property of		
of the County of Landson and the county of t	in the control of a control of the c	ക്രിയ ക്രി വിഷയില് അയില് വിവിധിക്ക് നിന്നും വിവേദ്യ നിന്നി വി	 A design of the first of the section o
of the County of	editorial international contraction of the contract		
WITNESSETH, That the said partof the first part	and the same of th	Michael Bulletin in the State	DOLLARS,
in hand paid, by the said party of presents dogrant, bargain, sell, convey and confirm, unto following described tract, piece, or parcelof land, lying to-wit:	said party of the second part, a and situate in the County of	biu srossooyus ot bu	assigns, FOREVER, all of theaud State of Oklahoma,
[2014년 - 12] [14] 2. 12] 12 [22] 12 [22] 12 [23] 12 [24] 12 [24] 12 [25] 12 [25] 12 [25] 12 [25] 12 [25] 12 [2		and the second s	48, b. 4. (p g. 4
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kan ateriah disebukan menjeran dian ateri 3 menjerah menjerah dian dian dian kan kan dian dian dian dian dian San menjerah dian dian dian dian dian dian dian dian	and the second of the second o	ay da a fighira d'ann a fight agus agus agus agus agus agus an na ghita agus an ann an agus agus agus agus agu	47 4 × 4 × 4 × 45 47 4 × 45 × 45 × 45 ×
and the state of t			
TO HAVE AND TO HOLD THE SAME, With all and and all rights of homestead exemption unto the said party of of the first part dohereby covenant and agree that at the a good and indefeasible estate of inheritance therein, free and of the quiet and peaceable possession of said party of the second provided and peaceable possession of the first part	singular the tenements, heredition the second part, and to delivery hereof, dear of all incumbrances, and the part, successing the following and executed upon the following	ments and appurtenances thereunto belongin successors and assigus, fore the lawful owner of the premises at will WARRANT ors and assigns, forever, against the lawful clai- conditions, to-wit:	g or in anywise appertaining, ver. And the said part and above granted, and seized of AND DEFEND the same in ms of all persons whomsoever.
하고 하다 가게 하는 것이 없는 하는 것이 되었다. 그 사람들은 사람들이 되었다.			DOLLARS,
being for a loan made by the said party of the second part, to negotiable promissory note, executed and delivered by the s payable to the order of the said party of the second part, as	aid parkof the first part, be	earing date	
Dayable to the order of the said party of the second part, as a consider the for \$	due	and the control of th	
부가하셨다. 프로그램 가장은 그러워 하지 않는 사람이 되어나 들은 사람들을 살아 먹는 것이 하였다.	Aven	하면 요즘 사람들이 얼마나 가는 얼마나 아들이 살아 하다니다.	70
One for S	per cent. per annum, and	nith i at the rate of 10 per cent, per anoum after defa	nterest thereon from date until ult or maturity; payable semi-
naturally, both before and after maturity, on the	Augus and	a risk	A. C. M. C. Martine, C. L. C. L. L. C. L.
Second. The said part	nd agreeto pay all taxes and all be made upon said loan, or t icipality, wherein said real estat do insurance company approved	assessments, general and special, and of what upon the legal holder of said notes and mortg e is situated, when the same becomes due, as by the party of the second part for the sum of	ages, on account of said loan, ad to keep the buildings upon
Third. The partof the first part agreeto keep a sallow or commit any waste on said premises and not to permit Pourth. It is further expressly agreed by and between the same become due, or in case of default in the of said fire and tornado insurance, when the same becomes due of any covenant or condition herein contained, the whole of so an covenant or condition herein contained, the whole of so an account of taxes or assessments, upon said premises, or upo the and payable and this mortgage may be foreelosed immedia sum mentioned in said bond, together with interest thereon, from the made upon said sum; and the party of the second part, or sassessments upon said premises, or upon said loan, or insurant ance premiums, together with interest thereon from the date of	all buildings, fences, and other n	nprovements on said premises in as good repa	ir as they are now, and not to
to party of the second part, or	ns, as additional collateral secur tion of the party of the second p	ity and said party of the second part, or ass	igns, shall be entitled to pos-
It is further agreed and understood that in computing i	nterest upon this loan in accords	ance with the stipulations of this bond, and this	s mortgage, such interest shall
in no event, nor in anywise, directly or matriculy, or computer Fifth. It is hereby further agreed and understood that principal or interest notes, that may hereafter be given, in the upon the same during the said time of extension.	this mortgage secures the payn event of any extension of time fo	ent of the principal note and interest hereing the payment of said principal debt, to evide	n described, and all renewal, ence said principal or interest
Sixth. Said partof the first part, hereby agreein Dollars (\$10.00), and 10 per cent. of the amount due thereon, a	event action is brought to force and said attorney's fee shall become ant and shall be secured by a lie	plose this mortgage me due and payable when this note is placed in most this mortgage and by any indement or de-	pay an attorney's ice of Ten n the hands of an attorney for cree rendered thereon.
Seventh, Said partof the first part for the consider away and of the homestead exemptions of the State of Oklahor Eighth. It is expressly agreed and understood that the prances upon said property prior or superior to this mortgage to to recover the same with interest at 10 per cent, upon the amous secured by these notes and may be recovered in the forcelosure.	ation above mentioned hereby e na. party of the second part shall h lebt, and upon paying and disch	xpressiy waiveappraisement of said real esta ayo the right to pay and discharge at his optic arging such lieu or incumbrance the party of th	on any and all liens or incum- es second part shall be entitled
to recover the same with interest at 10 per cent, upon the amost secured by these notes and may be recovered in the foreelessure IN WITNESS WHEREOF, The said partof the first above written.	int so paid, from the part and the color of the part and the option of the part and the color of	hereunto subscribed	
Executed and Delivered in Presence of:			
	III. as opinist and		
STATE OF OKTAHOMA.		부모로 하다 하는 사람들이 없는 사람이 하는데 없다.	교회에는 아니라마 교원하고 있다.
(1) : 10 : 10 : 10 : 10 : 10 : 10 : 10 :		a Notary Publ	ic, in and for said County and
State, on thisday of	en diamen, its a set to angular any animal artists	, personally appeared	
to me known to be the identical persons who executed the will	nin and foregoing instrument an he uses and purposes therein set	d acknowledged to me that	
Witness my hand and official scal on the date last above My commission expires	served of case	그리고 그렇게 그렇게 살아보고 그렇게 하면 하고 있다. 그는 그 생각이 되어 가장하다면 가장이 되어 있다.	Notary Public
ay commission expires.	4	s to the	at Malada ar
This instrument was filed for record this	Deputy,	and the state of t	Register of Deeds,