MORTGAGE RECORD, No. 71

	그는 모양이 있는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 있는 것 같이 없는 것 같이 않는 않는 것 같이 않는 않는 것 같이 않는 않 않는 것 같이 않는 것 같이 않는 않는 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 않는 않는 것 않는	STATE OF OKLAHOM	방법을 가지 않는 이 것이 많은 것이다. 이는 일에 가격한 것 같은 것이 것이다. 나가 다 나는 것이다.
dred	by and bety	weon	in the year of our Lord One Thousand N
		ومحوالها ومادة ويهدونهم ومناقبة والمتراف والمراجع المراجع والمراجع والمراجع	he first part, and
party of the second part:		1949-1947-1948 - 4482-1943 - 1979-1979-1979-1979-1979-1979-1979-19	
	nia nia historia di seconda di se	Anneb	
presents dogrant, bargain, following-described tract, pie to-wit:	sell, convey and confirm, unto s ce, or parcel,of land, lying a	aid party of the second part, and to nd situate in the County of	reby neknowledged, hagranted, burgained, sold and successors and assigns, FOREVER, und State of O
•	.,		กระกับของสาวการการการการการการการการการการการการการก
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TO HAVE AND TO HO	LD THE SAME, With all and s	ingular the tenements, hereditaments and	appurtenances thereunto belonging or in anywise appe
of the first part do hereby c	ovenant and agree that at the d	elivery hercof,	the lawful ownerof the premises above granted, and in a state of the premises above granted, and in a state of the premises above granted and the state part of the interval of the premises above granted and the state part of the interval of the premises above granted and the state part of the interval of the premises above granted above granted and the interval of the premises above granted above gran
the quiet and peaceable possessi	on of said party of the second pa		gns, forever, against the lawful claims of all persons who
First. Said partof t	he first part	justly indebted to the party of the se	cond part, in the principal sum of (\$DO
being for a loan made by the sa	id party of the second part, to th	he said partof the first part, and payal	ble according to the tenor and effect of
One for \$		dilo	
One for \$			
All payable at the office maturity or default, at the rate	of	per cent. per annum, and at the rate o	f 10 per cent, per annum after default or maturity; paysl
annually, both before and after in each year. The installments	maturity, on the	rther evidenced by	coupon interest notes, of even date herewith, and exec n.
the said part and the hist par Second. The said part the said premises and any and it	t, each bearing interest after ma	id agree to pay all taxes and assessments Il be made upon said loan, or upon the les	n. 5, general and special, and of whatever character whatso al holder of said notes and mortgages, on account of sa 1, when the same becomes due, and to keep the buildin
the mortgaged premises insured	in some reliable fire and tornade	o insurance company approved by the part	y of the second part for the sum of Samanan and an
and to assign the policies to the said party of the second part to	said party of the second part, a	s	nterests may appear, and deliver said policies and rene said partof the first part assumes all responsibility
Third, The partof t	he first part agreeto keep al	1 buildings, fences, and other improvement	s on said premises in as good repair as they are now, an
allow or commit any waste on s Fourth. It is further exp notes when the same become du	ressly agreed by and between the	e parties hereto that if any default be mad avment of any installment of taxes or asse	le in the payment of any part of either said principal or saments, upon said arcmises, or upon said loan, or the p
of said fire and tornado insurance of any covenant or condition he on account of taxes or assessme	e, when the same becomes due, a rein contained, the whole of said nts, upon said premises, or upon	or in case of removal of any of the building I principal sum named herein, and the inte 1 said loan, or the premiums for fire and to	rs or other improvements from said land, or in case of the rest thereon, and all sums paid by the party of the seco rando insurance, upon said premises, shall become imm
due and payable and this mortg sum mentioned in said bond, to	age may be foreclosed immediate gether with interest thereon, from the party of the second part, or	ely, and the party of the second part or any m the date thereof at 10 per cent, per ann the level owner and holder of said note an	y legal holder of this note shall be ontitled to recover the r um, crediting any and all interest payments made, if a d mortgoge, shall be entitled to recover on account of
assessments upon said premises, ance premiums, together with in	or upon said loan, or insurance terest thereon from the date of s	premiums paid by the party of the second such payment at 10 per cent, per annum.	ereiron or to become displated or destroyed. le in the payment of any part of either said principal or saments, upon said premises, or upon said loan, or the p ge or other improvements from said land, or in case of the trest thereon, and all sums paid by the party of the seco- principal insurance, upon and premises, shall become imm y legal holder of this notes shall be ontilled to recover the r um, crediting any and all interest payments made, if a d mortgage, shall be entitled to recover on account of a part, the full amount so paid, as taxes or assessments, of this having the parts and and the second parts of the second this having the parts and any second parts of the second the parts of the second parts of the second parts of the second second parts of the second parts of the second parts of the second parts of the parts of the second parts of the second parts of the second parts of the second parts of the second
And it is also agreed that	in the event of any demait in p	ayment of breach of any covenant of coat	lition herein, the rents and profits of said premises are I party of the second part, or assigns, shall be entitled
It is further screed and a	inderstood that in computing int		e stipulations of this bond, and this mortgage, such inter-
Fifth. It is hereby furth principal or interest notes, that 1 upon the same during the said t	er agreed and understood that thay hereafter be given, in the ey	his mortgage secures the payment of the ent of any extension of time for the paym	principal note and interest herein described, and all a ent of said principal debt, to evidence said principal or
Sixth. Said partof t Dollars (\$10.00), and 10 per cen collection, and the sum so due si	he first part, hereby agreein c t. of the amount due thereon, an all become a part of the judgmen	vent action is brought to forcelose this ma d said attorney's fee shall become due and at and shall be secured by a lien of this mo tion above mentioned hereby expressly wai	ortgage
aws and of the homestcad exer Eighth. It is expressly a brances upon said property prior	ptions of the State of Oklahom greed and understood that the p. or superior to this mortgage de	a. arty of the second part shall have the righ bt, and upon paying and discharging such i	t to pay and discharge at his option any and all liens or lien or incumbrance the party of the second part shall be t and said sum shall be and become a part of the mortga cond part.
to recover the same with interes secured by these notes and may	t at 10 per cent. upon the amour by recovered in the foreclosure i	it so paid, from the partof the first part thereof at the option of the party of the se-	t and said sum shall be and become a part of the mortga ond part. Ibscribednameon the day a
first above written.	wi the one burnessent the litst	그는 그는 방법은 그는 동안에서 물통에서 여성을 했다.	loserided the day a
EXECUTED AND DE	livered in Presence of:		
물건이 있었다. 승규가 주말 수 없는 것은 이것을 가지?			an a she andar ta an
			n na sana sana sana sana sana sana sana sana s Na sana sana sana sana sana sana sana sa
STATE OF OKL	NHUMA;		a. Notary Public, in and for said Com
State, on this	day of		, personally appeared
	41	Aufen - 142 (4 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	า 2
o me known to be the identical	person's who executed the within	n and foregoing instrument and acknowled	ged, to me thatexecuted the s
			l Notary P
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