MORTGAGE RECORD, No. 71

No.

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of the County of		tate of Oklahoma, partof the first part,	nut
party of the second part: WITNESSETH. That the said part	tof the first part, for and in	consideration of the sum of	an a
toin hand pnid, presents dogrunt, barguin; sell, convey following-described tract, pieco, or pa to-wit:	, by the said party of the second y and confirm, unto said party of reelof land, lying and situate in	l part, the receipt whereof is hereby acknow I the second part, and to In the County of	vledged, hagranted, bargained, sold and by the second state of Oklaho
		Charles and an and the second s	า สายครั้งที่มีการให้ประโยการในการให้การให้การให้การไปสายครั้งได้เห็น ระหางการที่ 1. การที่สายครั้งสายการการที่สายครั้งสายครั้งสายครั้งสายครั้งสายครั้งสายครั้งสายครั้งสายครั้งสายครั้
and all rights of homestead exemption unt of the first part dohereby covenant au a good and indefeasible estate of inheritanc the quiet and peaceable possession of said q PROVIDED, ALWAYS, And this i First. Said partof the first par	to the said party of the second part ad agree that at the delivery here ee therein, free and clear of all im- party of the second part, instrument is made and executed the party of the second part, instrument is made and executed the party of the second part, instrument is made and executed the party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of the second party of t	art, and tosucces of,the lawful or cumbrances, and that successors and assigns, forever, upon the following conditions, to-wit: indebted to the party of the second part, in	a the principal sum of (\$
being for a loan made by the said party of negotiable promissory note, executed an	the second part, to the said part d delivered by the said part	of the first part, and payable according of the first part, bearing date	z to the tenor and effect of
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he said partof the first part, each beau Second. The said partof the fi	ring interest after maturity at the rst part covenantand agreeto	the rate of 10 per cent. per annum.	est notes, of even dato herewith, and executed d special, and of whatever character whatsoever, said notes and mortgages, on account of said le same becomes due, and to keep the buildings u
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