MORTGAGE RECORD, No. 71

ν. 		ATE OF OKLAHO	김 씨는 그는 것을 가지 않는 것을 가지 않는 것을 가 좋았어요.	
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	1444,084,1744,084,084,084,084,084,084,084,084,084,0	an de la companya da compan Na de la companya da company	849444	1 141 1 141 142 143 143 143 143 143 143 143 143 143 143 143 143 143 143 1 15 / 1 1 1 144 147 1 147 146 146 146 147 147 146 146 146 146 146 146 146 1
	the said partof the first part, for			그는 사람이 아무지 않는 것 같아요. 것 같아요.
togrant, bargai presents dogrant, bargai following-described tract, to-wit:	in hand paid, by the said party of the n, sell, convey and confirm, unto said j picca, or parcelof land, lying and s	second part, the receipt whereof party of the second part, and to ituate in the County of	is hereby acknowledged, hagra	ited, bargained, sold and l and assigns, FOREVER, a and State of Ok
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**********		1976 ban 1999 banda gana bitan bariya bar bada asa asiya bilayat dada t	83 4, 19 (19 19 19 19 19 19 19 19 19 19 19 19 19 1	144 - 165 - 194 - 194 - 194 - 194 - 194 - 194 - 194 - 194 - 194 - 194 - 194 - 194 - 194 - 194 - 194 - 194 - 194
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7-9+1+1+1+1+1+1+1+1+1+1+1+1+1+1+1+1+1+1+1	HOLD THE SAME, With all and singu	*********	1944 - 1,671 - de - de Tarren 1,696 de la come en el apla y estado a de de anticipado en el año estado en el a	
of the first part dohereby a good and indefeasible estat the quiet and peaceable posse	xemption unto the said party of the so y covenant and agree that at the delive a of inheritance therein, free and clear c ssion of said party of the second part, .	ry hercof,	, the lawful ownerof the prem will WARRA I assigns, forever, against the lawful	ises above granted, and so NT AND DEFEND the s
First, Said part	(S, And this instrument is made and ex I the first parti	justly indebted to the party of t	he second part, in the principal sum	of (\$
being for a loan made by the	said party of the second part, to the se	id part of the first part, and	payable according to the tenor and	fiect of
negotiable promissory note payable to the order of the s	, executed and delivered by the said party of the second part, as follow	irtof the first part, bearing s;	date	
One for S.				
All payable at the office maturity or default, at the results of the second sec	to of	per cent. per annum, and at the I	ate of 10 per cent. per annum after c	th interest thereon from da efault or maturity; payab
annually both before and af	ter maturity, on the its of interest until maturity are furthe part, each bearing inferest after maturit	days of	and	
the said partof the first I Second. The said par the said premises and any an	art, each bearing interest after maturit tunnof the first part covenantand ag d all taxes or assessments that shall be by the county, township or municipal	y at the rate of 10 per cent, per gree to pay all taxes and assess made upon said loau, or upon t	annum. ments, general and special, and of w no leral holder of said notes and mo	hatever character whatsoe
by the State of Oklahoma, or the mortgaged premises insur	by the county, township or municipal ed in some reliable fire and tornado ins	ity, wherein said real estate is sit urance company approved by th	anted, when the same becomes due e party of the second part for the su	, and to keep the building m of S
the first states of a self-state state	he said party of the second part, as to be held by eting such insurance if loss occurs.		Interests many approxy and dalls	an nald mallatan and manage
Third. The part	f the first part agree to keep all bui	ldings, fences, and other improve	ments on said premises in as good r	pair as they are now, and
Fourth. It is further in notes when the same become	In said premises and not to permit any ' expressly agreed by and between the pay due, or in case of default in the paym nnee, when the same becomes due, or in herein contained, the whole of said pri- ments, upon said premises, or upon sait (rages may be foreclosed immediately, together with interest thereon, from the d the party of the second part, or the I interest thereon from the date of such	rties hereto that if any default b ent of any installment of taxes o	e made in the payment of any part resessments, upon said premises, or	of either said principal or upon said loan, or the pre-
of said fire and tornado insur- of any covenant or condition on account of taxes or assess	nnce, when the same becomes due, or in herein contained, the whole of said pri nonts, upon said premises, or upon said	case of removal of any of the bunched and and the bunched herein, and the loan, or the premiums for fire r	ilidings or other improvements from a c interest thercon, and all sums paid and tornado insurance, upon said pro	aid land, or in case of the by the party of the secon mises, shall become imme
due and payable and this more sum mentioned in said bond, been made upon said sum, an	rtgage may be foreclosed immediately, together with interest thereon, from th d the party of the second part, or the l	and the party of the second part i o date thereof at 10 per cent. pe egal owner and holder of said no	or any legal holder of this note shall l r annum, crediting any and all inte te and mortgage, shall be entitled t	e entitled to recover the pr est payments made, if an o recover on account of t
assessments upon said premis ance premiums, together with	es, or upon said loan, or insurance pro interest thereon from the date of such ast in the event of any default in paym	miums paid by the party of the a payment at 10 per cent. per ann	second part, the full amount so paid, um,	as taxes or assessments, o
to party of the second part, of session of the said premises, b	y receiver or otherwise, at the option of	additional collateral security and the party of the second part.	l said party of the second part, or	assigns, shall be entitled
It is further agreed and in no event, nor in anywise, o	I understood that in computing interes lirectly or indirectly, be computed so a	t upon this loan in accordance wi is to exceed 10 per cent per aunu	th the stipulations of this bond, and m.	this mortgage, such intere
Fifth. It is hereby fur principal or interest notes, the upon the same during the sai	ther agreed and understood that this r it may hereafter be given, in the event	aortgage secures the payment of of any extension of time for the j	the principal note and interest he payment of said principal debt, to e	rein described, and all re- ridence said principal or i
Sixth. Said parto Dollars (\$10.00), and 10 per c	f the first part, hereby agreein event ant, of the amount due thereon, and sa shall become a part of the judgment ar	nction is brought to forcelose the	is mortgage and payable when this note is place	ill pay an attorney's fee d in the hands of an attor
Seventh, Said part.an	shall become a part of the judgment ar of the first part for the consideration emptions of the State of Oklahoma.	id shall be secured by a nen of th above mentloned hereby expressi	is mortgage and by any judgment o y waiveappraisement of said real o	decree rendered thereon. state and the benefit of t
Eighth. It is expressly brances upon said property p	ragreed and understood that the party roor or superior to this mortgage debt, a rest at 10 per cent, upon the amount so ay he recovered in the forcelosure there	of the second part shall have the ind upon paying and discharging	right to pay and discharge at his o such lien or incumbrance the party o	ption any and all liens or I the second part shall be t
to recover the same with inter secured by these notes and m	est at 10 per cent, upon the amount so ay be recovered in the foreclosure there EOF, The said partof the first par	paid, from the partof the first of at the option of the party of t	at part and said sum shall be and be he second part. ito subscribed	name, on the day ar
first above written.	DOT, ANG SANG PAR, ANNA SAN ANG ANG PAR			화장은 것, 것도 안전한 것을 가지?
	Delivered in Presence of:			
김희료 경험은 집은 것 같아요. 전문감	5 1971 - Tanan Marian, 1975	요즘 가지 않는 것이 아파는 것이 같은 것이 같다.	neging (many , i go vi go da co i go da co go co go go da co go go go co go go go co go go go co go go go co g	p. f 11 5 4 1 averati p. 1 averati a se a se a se a se a se a
			1979 - 1979 -	
County of	LAHOMA, 55.			
State, on this	day of an			

to me known to be the identic me in the identic Witness my hand and i	al persons who executed the within an ind voluntary net and deed for the use official seal on the date last above writt	d foregoing instrument and acknows and purposes therein set forth, en.	owledged to me that	executed the so
My commission expires	ed for record this	1993/1997		Notary Pu
	et for moord this	and day of an	A. D. 19.	nr

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