MORTGAGE RECORD, No. 71

	그 가슴을 잘 들었는 것과 것이 집 것 같아요. 것 같아? 이 나는 가슴에서 말했다. 이 밖에?	E OF OKLAHOMA	
THIS INDE	NTURE, Made this	(in the year of our Lord One Thousand, I
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of the County of	14. (1999) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1 1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1 1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1977) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (1977) (State of Oklahoma, part of the first part, and	
party of the second WFFNESSE7	part: 7H. That the said part	in consideration of the sum of	
to	in hand paid, by the said party of the seco	nd part, the receipt whereof is hereby acknowled	
presents do gran	it, bargain, sell, convey and confirm, unto said party tract, piece, or parcelof land, lying and situat	of the second part, and to	successors and assigns, FOREVER.
to-wit:			19.44-19.77
******	ารัสสารและ (การสาราวารสาราสุการสาราสุการสาราสุการสาราสุการสาราสุการสาราช ราชสาราสาราช (การสาราชสาราชสาราชสาราชสาราชสาราชสาราชสา	4,	
	รางกา และก่างการแกรงการการการการการการการการการการการการการก		******
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TO HAVE A	ND TO HOLD THE SAME, With all and singular t	he tenements, hereditaments and appurtenances	thereunto belonging or in anywise app
of the first part do	nestend exemption unto the said party of the second hereby covenant and agree that at the delivery h	ercof,the lawful owne	rof the premises above granted, and
the quiet and peaces	ble estate of inheritance therein, free and clear of all ble possession of said party of the second part,		will WARRANT AND DEFEND the inst the lawful claims of all persons wh
First. Said p	ALWAYS, And this instrument is made and executer and executer and the first part	ly indebted to the party of the second part, in th	e principal sum of (S
being for a loan mad	to by the said party of the second part, to the said p	art of the first part, and pavable according to	the tenor and effect of
negotiable promissor	y note, executed and delivered by the said part c of the said party of the second part, as follows:	of the first part, bearing date	······································
One for S		due	******
One for S All payable a	t the office ofper	non- ner applin, and at the rate of 10 ner cost	with interest thereon from a
annually, both before	and after moturity on the	days of	and
in each year. The is the said partof t	e had matter indentity of vice and interior of urther ev he first part, each bearing interest after maturity at	the rate of 10 per cent. per annum.	notes, of even date herewith, and exc
the said premises and by the State of Okla	said partof the first part covenantand agree. d any and all taxes or assessments that shall be may home, or by the county, township or municipality.	le upon said loan, or upon the legal holder of sai wherein said real estate is situated, when the san	d notes and mortgages, on account of the becomes due, and to keep the build
the mortgaged premi	ises insured in some reliable fire and tornado insurar	ce company approved by the party of the second	part for the sum of S
said party of the sec and care and expens	licies to the said party of the second part, as a second part to be held by a second part of collecting such insurance if loss occurs.	l this mortgage is fully paid, and said partof	the first part assumes all responsibility
Third. The p allow or commit any	art	is, fences, and other improvements on said premi- a improvements to be removed therefrom or to b	es in as good repair as they are now, a come dilapidated or destroyed.
of any covenant or c on account of taxes due and payable and	or assessments, upon said premises, or upon said load this mortgage may be foreclosed immediately, and	n, or the promiums for fire and tornado insurance the party of the second part or any legal holder of	the sums paid by the party of the sec , upon said premises, shall become imp this note shall be entitled to recover the
sum mentioned in sa been made upon said assessments upon sai	become due, or in case of defaute in the payment A do insurance, when the same becomes due, or in case condition herein contained, the whole of said princip or assessments, upon said premises, or upon said lo it his mortgage may be foreclosed immediately, and id bond, together with interest thereon, from the da sum, and the party of the second part, or the legal di premises, or upon said loan, or insurance premiu ther with interest thereon from the date of such pay	te thereof at 10 per cent. per annum, creating a owner and holder of said note and mortgage, she ns paid by the party of the second part, the full s	Il be entitled to recover on account of mount so paid, as taxes or assessments,
And it is also	agreed that in the event of any default in payment	or breach of any covenant or condition herein, th	e rents and pronts of said premises are
to party of the secon session of the said pr	id part, or ecceiver or otherwise, at the option of the	itional collateral security and said party of the s party of the second part.	econd part, or assigns, shall be entitled
It is further a in no event, nor in a	greed and understood that in computing interest up nywise, directly or indirectly, be computed so as to	exceed 10 per cent per annum.	and interest herein described, and all
upon the same durin	ereby further agreed and understood that this mort notes, that may hereafter be given, in the event of an g the said time of extension.	가지 그는 아무지만, 이 것은 것이다. 일은 것이라는 것은 것이라는 것이다. 이것은 것이다.	아니는 것 같아? 이 것 같아요. 것 같아? 같아? 가지 않는 것 같아?
	artof the first part, hereby agreein event acti 10 per cent. of the amount due thereon, and said al	on is brought to foreclose this mortgage torney's fee shall become due and payable when t all be secured by a lien of this mortgage and by r	his note is placed in the hands of an att ny judgment or decree rendered thereo
Sixth. Said p Dollars (\$10.00), and collection, and the			
Seventh. Said	d partof the first part for the consideration above estead exemptions of the State of Oklahoma.	e mentioned hereby expressly waiveappraiseme	nt of said real estate and the benefit of
Seventh. Said	d partof the first part for the consideration above estead exemptions of the State of Oklahoma.	e mentioned hereby expressly waiveappraiseme	nt of said real estate and the benefit of
Seventh. Said laws and of the hom Eighth. It is branees upon said pr to recover the same secured by these not	d partof the first part for the consideration above estead exemptions of the State of Oklahoma. expressly agreed and understood that the party of t operty prior or superior to this mortgage debt, and y with interest at 10 per cent. upon the amount so paid es and may be recovered in the foreclosure thereof a	e mentioned hereby expressly waiveappraiseme he second part shall have the right to pay and du apon paying and discharging such lien or incumbra i, from the partof the first part and said sum the option of the part, of the second part.	nt of said real estate and the benefit of charge at his option any and all liens c nee the party of the second part shall be shall be and become a part of the morte
Seventh. Said laws and of the hom Eighth. It is braices upon said pr to recover the same secured by these not	d partof the first part for the consideration above estead exemptions of the State of Oklahoma.	e mentioned hereby expressly waiveappraiseme he second part shall have the right to pay and du apon paying and discharging such lien or incumbra i, from the partof the first part and said sum the option of the part, of the second part.	nt of said real estate and the benefit of charge at his option any and all liens c nee the party of the second part shall be shall be and become a part of the morte
Seventh. Said laws and of the hom Eighth. It is branees upon said pr to recover the same secured by these not IN WITNESS first above written.	d partof the first part for the consideration above estead exemptions of the State of Oklahoma. expressly agreed and understood that the party of t operty prior or superior to this mortgage debt, and y with interest at 10 per cent. upon the amount so paid es and may be recovered in the foreclosure thereof a	e mentioned hereby expressly waiveappraiseme he second part shall have the right to pay and du apon paying and discharging such lien or incumbra i, from the partof the first part and said sum the option of the part, of the second part.	nt of said real estate and the benefit of scharge at his option any and all liens on nee the party of the second part shall be shall be and become a part of the mortg schemen in the day
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Seventh. Sai laws and of the hom Eighth. It is branees upon said pr to recover the same secured by these not IN WITNESS first above written. Execut	d partof the first part for the consideration above estead exemptions of the State of Oklahoma. expressly agreed and understood that the party of t operty prior or superior to this mortgage debt, and y with interest at 10 per cent. upon the amount so pais a and may be recovered in the forcelosure thereof a 5 WHEREOF, The said partof the first part TED AND DELIVERED IN PRESENCE OF:	e mentioned hereby expressly waive	nt of said real estate and the benefit of scharge at his option any and all liens on neo the party of the second part shall be shall be and become a part of the morts shall be and become a part of the morts
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Seventh. Sail laws and of the hom Eighth. It is braices upon said pr to recover the same s in WITNESS first above written. Execut Execut State, on this to me known to be t	d partof the first part for the consideration above estead exemptions of the State of Oklahoma. expressly agreed and understood that the party of t operty prior or superior to this mortgage debt, and y with information at 0 part cont. upon the anount so pair es and may be recovered in the forcelosure thereof a \$ WHEREOF, The said partof the first part TED AND DELIVERED IN PRESENCE OF:	e mentioned hereby expressly waiveappraisene he second part shall have the right to pay and dis- pon paying and discharging such lien or incumbro i, from the part	nt of said real estate and the benefit of obarge at his option any and all liens o nee the party of the second part shall be shall be and become a part of the mortg
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