MORTGAGE RECORD, No. 71

219

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THIS INDENTURE, Made		
	by and between	
of the County of	and State of Oklahoma, part	urt, and
party of the second part:	an a	것 같은 것, 말 못해야 했다. 한 것은 한 것을 가지 않는 것 ?
	d partof the first part, for and in consideration of the sum of	
presents do grant, bargain, sell.	I paid, by the said party of the second part, the receipt whereof is hereby ack convey and confirm, unto said party of the second part, and to	successors and assigns, FORE
to-wit:	or parcelof land, lying and situate in the County of	
	n production of the second	**************************************
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
344513412444737 345-14576544445454544545454545454545454545454	มากการรัฐสารการการที่สาวมากการการการ (การการการการการการการการการการการการการก	ay aa fiy ah on ba'a dhaa waxaa fiyaan ah ah aa dhaa maa ah ay ah
TO HAVE AND TO HOLD	THE SAME, With all and singular the tenemouts, heroditaments and appurter	nances thereunto belonging or in anywis
of the first part do hereby cover	on unto the said party of the second part, and to	I owner,of the premises above granted
the quiet and peaceable possession o	eritance therein, free and clear of all incumbrances, and that	er, against the lawful claims of all person
PROVIDED, ALWAYS, And First. Said partof the fi	this instrument is made and executed upon the following conditions, to-wit: st part	t, in the principal sum of (\$
holes for a loss mode by the sold re	the second parts to the said part	ling to the tenor and effect of
negotiable promissory note, execu	ted and delivered by the said partof the first part, bearing date	****
One for \$	duedue	81
One for \$	due	
annurally, both balana and after ma	urity on the days of a second se	and
in each year. The installments of it	iterest until maturity are further evidenced by	sterest notes, of even date herewith, ar
Second. The said partol the said premises and any and all ta	the first part covenantand agreeto pay all taxes and assessments, genera xes or assessments that shall be made upon said loan, or upon the legal holde county, township or municipality, wherein said real estate is situated, when	I and special, and of whatever character of said notes and mortgages, on account the same becomes due, and to keep the
the mortgaged premises insured in s	ome reliable fire and tornado insurance company approved by the party of the	second part for the sum of Summarian and deliver soid policies as
and to assign the policies to the said said party of the second part to be	party of the second part, as	
Third. The partof the fi	rst part agreeto keep all buildings, fences, and other improvements on said	premises in as good repair as they are r
Fourth. It is further express notes when the same become due, or	ly agreed by and between the parties hereto that if any default be made in the in case of default in the payment of any installment of taxes or assessments,	payment of any part of either said prind upon said premises, or upon said loan, o
of said fire and tornado insurance, w of any covenant or condition herein on account of taxes or assessments.	ten the same becomes due, or in case of removal of any of the buildings of othe contained, the whole of said principal sum named herein, and the interest the upon said premises, or upon said loan, or the premiums for fire and tornado in	con, and all sums paid by the party of the survive, upon said premises, shall become
due and payable and this mortgage sum mentioned in said bond, togeth been made upon said sum, and the	may be forcelosed immediately, and the party of the second part or any legal he or with interest thereon, from the date thereof at 10 per cent. per annum, creative of the second part, or the legal owner and holder of said note and mortar	ncer of this note shall be entitled to recov liting any and all interest payments ma age, shall be entitled to recover on acco
assessments upon said premises, or ance premiums, together with intere	premises and not to permit any of the improvements to be removed therefrom in case of default in the payment of any installment of taxes or assessments, hen the same becomes due, or in case of removal of any of the buildings or othe contained, the whole of said principal sum numed herein, and the interest the upon said premises, or upon said loan, or the premiums for fire and tornado in may be forcelosed immediately, and the party of the second part or any legal he arity of the second part, or the legal owner and holder of said anter and pon said loan, or insurance premiums paid holder of said note and mortgo upon said and, or insurance premiums paid by the party of the second part, it is thereon from the date of such payment at 0 per cent. per annum, orce	ne full amount so paid, as taxes or assess
	he event of any default in payment or breach of any covenant or condition he needed to be a state of the second party of the second part.	
It is further agreed and unde	stood that in computing interest upon this loan in accordance with the stipula	tions of this bond, and this mortgage, suc
Fifth. It is hereby further a principal or interest notes, that may	or indirectly, be computed so as a category of particular per summary reed and understood that this mortgage secures the payment of the principal hereafter be given, in the event of any extension of time for the payment of so of extension.	note and interest herein described, an
upon the same during the said time Sixth. Said partof the f	of extension." Tst part, hereby agreein event action is brought to foreclose this mortgage the amount due thereon, and said attorney's fee shall become due and payable ecome a part of the judgment and shall be secured by a lien of this mortgage a	when this note is pleased in the hands of
Dollars (\$10.00), and 10 per cent. of collection, and the sum so due shall I Seventh Said part of the	the amount due thereon, and said attorney's tee shall become due and phyloa ecome a part of the judgment and shall be secured by a lien of this mortgage a first part for the consideration above mentioned hereby expressly waivaapp ms of the State of Oklahoma.	nd by any judgment or decree rendered
laws and of the homestead exemption Eighth. It is expressly agree	ms of the State of Oklahoma. I and understood that the party of the second part shall have the right to pay	and discharge at his option any and all
brances upon said property prior or to recover the same with interest at secured by these notes and may be	I and understood that the party of the second part shall have the right to pay superior to this mortgage debt, and upon paying and discharging such lien or in 10 per cent. upon the amount so paid, from the partof the first part and sa coovered in the foreclosure thereof at the option of the party of the second par	cumprance the party of the second part s id sum shall be and become a part of the t.
IN WITNESS WHEREOF,	The said partof the first part	name, on the
	정의 집에 안들했다. 집안 가슴다 흔들었을 것을 얻니다 것 같아요. 것 같아요. 가슴다 들어나라지?	
EXECUTED AND DELIV	SRED IN PRESENCE OF:	
		a an an an ann an an an an an an an an a
STATE OF OKLAHO	una ministrativa interviewa interviewa interviewa interviewa interviewa interviewa interviewa interviewa interv MA, {	
County of	MA, summer and the second	
State, on this	day of	ally appeared
	a a a a a a a a a a a a a a a a a a a	
free and vo	ions who executed the within and foregoing instrument and acknowledged to n untary act and deed for the uses and purposes therein set forth.	그는 것이 같은 것은 것을 것이다. 방법을 받았다.
Witness my hand and official	seal on the date last above written.	
my commission expires	an a	
밖에 숨서 더 화장물란이라는 것을 많았는다.	record this	A D. 10

APPENDING STATES