MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

dred	and between	in the year of our Lord One Thousand Nine Hur
Markalitanishtanishtarishtarishtarishtarishtarishtarishtarish	Americani paramana manda any amin'ny anana amin'ny any anana amin'ny	ikarandagiringan maka atras manubar 9740 muninadi manu makaranga
f the County of his hard and his commence of the county of his commence of the county	and State of Oklahoma, partof the first	t part, aud
WITNESSETH That the said part of the fi	irst part, for and in consideration of the sum of	The state of the s
O manufacture of the said	party of the second part, the receipt whereof is hereby a	DOLLARS scknowledged, hagranted, bargained, sold and by thes successors and assigns, FOREVER, all of the
ollowing described tract, piece, or parcelof land	, lying and situate in the County of	and State of Oklahome
어느 가는 얼마나는 아무리 아이를 하는데 나를 하는데 그렇게 되고 있다.		
TO HAVE AND TO HOLD THE SAME, With	all and singular the tenements, hereditaments and appur	rtenances thereunto belonging or in anywise appertaining
nd all rights of homestead exemption unto the said pr f the first part dohereby covenant and agree that good and indefeasible estate of inheritance therein, from the quiet and peaceable possession of said party of the	arty of the second part, and to	successors and assigns, forever. And the said part
PROVIDED, ALWAYS, And this instrument is	made and executed upon the following conditions, to-wit	t: part in the principal sum of (S
	part to the sold next of the first next, and neverlance	porting to the tenor and effect of
cing for a loan made by the said party of the second party of the	part, to the said partof the first part, bearing date	porting to the tenor and effect of
Year fam B	die	
위기를 못 가꾸는 되어하고 없이 되어야 하는 이 학생님, 그들을 살이 되는 것이 살리고까 살이다.	성의 가능, 이 전 등 전 가게 된다. 그들은 이 경우를 하는 시스를 하는 것이다. 그 것이다. 그	가게 되었습니다. 이 사람들에게 있으면 보다 있는 것이 되는 것이 되었습니다. 그녀 (p. 1720) 나를 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다
no in trade in servicie centre a filtration e conégations de Cartalaga (entitud alligia in 1911).	days of	with interest thereon from date uniterest thereon from date unitered er cent. per annum after default or maturity; payable semi
neach year. The installments of interest until maturi	ity are further evidenced by	n interest notes, of even date berewith, and executed by
Second. The said part of the first part cove	mantand agreeto pay all taxes and assessments, generally have a large than the legal hole.	eral and special, and of whatever character whatsoever, or ider of said notes and mortgages, on account of said loan on the same becomes due, and to keep the buildings upo
he mortgaged premises insured in some reliable fire and	d tornado insurance company approved by the party of t	he second part for the sum of \$
그 살았다. 그 얼마면 집에 가는 지수는 사람들이 되었다. 그 그 점점 하는 사람들이 되었다. 그는 그는 그 그 없는 것이다.	그들 그림에 들는 이 사람들은 그는 그 그는 그들이 들어가게 하는 것 같아 하는 것 같아. 나는 그는 것 같아 없어 있다.	and the Market Control of the Contro
aid party of the second part to be held bynd care and expense of collecting such insurance if los	so occurs.	its may appear, and deliver said policies and renewals, to cartof the first part assumes all responsibility of proceed and premises in as good renair as they are now and not for
Third. The part of the first part agree to	o keep all buildings, fences, and other improvements on a	aid premises in as good repair as they are now, and not t
Fourth. It is turner expressy account of the same become due, or in case of default of said fire and tornado insurance, when the same become any covenant or condition herein contained, the who account of taxes or assessments, upon said premises and navable and this mortgage may be foreclosed in and provided the same of the same	itween the parties acrees an analysis of taxes or assessment in the payment of any installment of taxes or assessment of any or in case of removal of any of the buildings or or lee of said principal sum named herein, and the interest the or upon said loan, or the premiums for fire and tornado immediately, and the party of the second part or any legal	m or to become diapidated or destroyed, the payment of any part of either said principal or interests, upon said premises, or upon said loan, or the premium ther improvements from said land, or in ease of the breach hereon, and all sums paid by the party of the second part insurance, upon said premises, shall become immediately holder of this note shall be entitled to recover the principarediting any and all interest payments made, if any havetigage, shall be entitled to recover on account of taxes or, the full amount so paid, as taxes or assessments, or insure the principal than the rents and profits of said premises are pledges.
um mentioned in said bond, together with interest the een made upon said sum, and the party of the second seessments upon said premises, or upon said loau, or upon premiums, together with interest thereon from the	reon, from the date thereot at 10 per cens. per annum, c part, or the legal owner and holder of said note and mor insurance premiums paid by the party of the second part, date of such payment at 10 per cent. per annum.	rediting any and all interest payments made, it any may trange, shall be entitled to recover on account of taxes o , the full amount so paid, as taxes or assessments, or insur
o party of the second part, or by receiver or otherwise, at	name in payment of the collateral security and said part. the option of the party of the second part.	y of the second part, or assigns, shall be entitled to pos
It is further agreed and understood that in comp	puting interest upon this loan in accordance with the stips	ulations of this bond, and this mortgage, such interest shal
rincipal or interest notes, that may hereafter be given,	od that this mortgage secures the payment of the princi in the event of any extension of time for the payment of	ipal note and interest herein described, and all renewal said principal debt, to evidence said principal or interes
upon the same during the said time of extension. Sixth. Said partof the first part, hereby agreed (\$10.00) and 10 per cent, of the amount due the	reein event action is brought to forcelose this mortgag ereon, and said attorney's fee shall become due and payal	ce
collection, and the sum so due shall become a part of the Seventh. Said partof the first part for the c	e judgment and shall be secured by a tien of this mortgage consideration above mentioned hereby expressly waivea	e and by any judgment or decree rendered thereon. Appraisament of said real estate and the benefit of the sta
aws and of the homestead exemptions of the State of Eighth. It is expressly agreed and understood the	Oklahoma. hat the party of the second part shall have the right to put the party of the second part shall have the right to put the party such lies or	ay and discharge at his option any and all liens or incum
prances upon said property prior or superior to bus moto recover the same with interest at 10 per cent, upon the course by these notes and may be recovered in the for	hat the party of the second part shall have the right to p rtgage debt, and upon paying and discharging such liea or the amount so paid, from the partof the first part and reclosure thereof at the option of the party of the second p	said sum shall be and become a part of the mortgage deboart.
IN WITNESS WHEREOF, The said partof	f the first part	bednameon the day and yes
Executed and Delivered in Presence	And Company of the Co	
EXECUTED AND DESIGNATION OF A LEGISLATION OF THE PROPERTY.	elekar ili 1888 bilan di Prita di Alego Maria di Nasa Matsa Maria Maria di Araba di Alba di Araba di Alba di M	ya ya ana manana a muungan ana ka manana ay k
	지정도 수가 하는 것이 되고 있습니다. 이 사람들 것들은 그를 모고 있는 것이 없는 것을 만했습니?	
STATE OF OKLAHOMA,		
County of	-55.	a Notary Public, in and for said County an
State, on thisday of	, per	sonally appearedan
to me known to be the identical persons who executed	the within and foregoing instrument and acknowledged to	Affiniterant volumentalisten ingrationen interestentia energia entritetan erresten en papalististen erresten e
경기를 가는 가는 경험 사람이 눈이 살아 가지 않는 것들은 것이 되어 가는 것이 같은 것 같아요? 그렇게 되었다.	on an american de la visita de la constantina del constantina de la constantina del constantina de la constantina de la constantina del constantina de	하면 하다는 돌아가는 그렇게 그렇게 있는 가장으로 하는 그렇게 되는 것이다. 그렇게 살았다면서 적이 없었다.
hand and official scal on the date las	The transfer of the contract o	그는 그리는 그 그는 그는 그가 그리는 어떤 사람들이 하면 하는 그 때 그리고 가장에 가장 없는 것이다고 그를 만들었다는데 없다.
Witness my hand and official scal on the date las My commission expires	Se 20046 Attenti	Notary Public.