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<pre>um</pre>	party of the second part:	소전 방법값을 다른 동소를 한 것 같이 많다. 그들은 경제가 좋아도 지않는 것 전 것을 것 수밖에는 물다운 것이다.	
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TO HAVE AND TO HOLD THIS SAME. With all hid singlate the locenseits, herefiliances and apportances thereants belonging or in anywise spant and infjulta of location of space space structure is the second part, and the second part of the second part, and the second part of the second part, and the second part of the seco	following-described tract, piece, or parcel of land, lying	said party of the second part _r and to successors and assigns, FC and situate in the County of and	OREVER, State of O
OP LAYEA ADD YO DOLD THE SAME, With all had alpine the tensments, herefulaments and appertaneous likeronizes belonging or in saysels age and all rights af hormated exception used to be and about the tensments, and that		그는 말을 잘 하는 것이 같다. 그는 것은 것을 가지 않는 것을 못했다. 것은 것은 것은 것은 것을 가지 않는 것을 것을 수 있다. 이렇게 있는 것을	the state of the second se
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and all rights of homoteous carepution unto the same party of the second part, and loss—		2	
of the fingle at do			
the quick and peace-bile postention of and party of the second part,	of the first part do hereby covenant and agree that at th	delivery hereof, the lawful owner of the premises above gra	nted, and
First. Sold partf the first part	the quiet and peaceable possession of said party of the second	part,	
nagentable the order of the set appart of the sest appart of the set appart of the set appart of the s	First. Said partol the first part	justly indebted to the party of the second part, in the principal sum of (\$	
One for 5	being for a long made by the said party of the second part. t	the said part of the first part, and payable according to the tenor and effect of	
One for signature dea	One for S.	, an an an ana ana an adue a an a ana ana ana ana ana ana ana ana	
anamaly, both before and after maturity, on the	One for S.		
in each year. The finatellinears of inferret until maturity are further ordened by	All payable at the office of		teon from d trity; paya
Second. The said park	in each year. The installments of interest until maturity ar the said partof the first part, each bearing interest after	further evidenced by, coupon interest notes, of even data herewith naturity at the rate of 10 per cent. per annum.	n, and exe
the motigged permises insured in some reliable fire and torendo insurance compary approved by the party of the second part of the second party and the safe the particle of the party approxed. The first part agents at the part of the first part agents at the top parties at the particle party of the second part of the first part agent. It is further expressly agreed by and between the parties hereio that if any default to make in the party part of the second part, at the party of the second party of the	Second. The said partof the first part covenant. the said premises and any and all taxes or assessments that	and agree to pay all taxes and assessments, general and special, and of whatever charac iall be made upon said loan, or upon the legal holder of said notes and mortgages, on are ability its where a said real state is situated. When the same become due and to been	cter whatso
and party of the second part to be held by	the mortgaged premises insured in some reliable fire and torr	do insurance company approved by the party of the second part for the sum of \$	
Thick. The partsf the first part agreed	and to assign the pointers to the such party of the second part said party of the second part to be held by	is a substantial this mortgage is fully paid, and said partof the first part assumes all res	ponsibility
noter when the same become due, or in case of default in the payment of pay listalineted of assess for assessments, upon and premises, or upon and premises and upon and upon and premises and upon and premises and upon and premises and upon and premises and upon and upon and premises and upon a	Third. The partof the first part agreeio keep allow or commit any waste on said premises and not to perm	all buildings, fences, and other improvements on said premises in as good repair as they a t any of the improvements to be removed therefrom or to become dilapidated or destroye	are now, an
And it is also agreed that in the event of any detault in psymeth of oreand of any dovemant of conducton terms, the refits and profiles of state premises, by receiver or otherwise, at the option of the party of the second part, or assigns, shall have not the state according to a state of the profile of the party of the second part, or assigns, shall have not the state according to the second part, or assigns, shall be computed as as to acceed 10 per cent per annum. It is further agreed and understood that in computide is as to acceed 10 per cent per annum. This is not the state access of the iso or assigns, shall be party of the second part, or assign, shall be compared to any accession of the principal not and interest herein described, and a principal or interest notes, that may becreater be given, in the event of any extension of time for the party of the second part, or assign, shall be the second part, or assign and of the shall be access of the amount due terceor, and said attorney is the shall become any and of the him mortgage. With the second part, or the first part, hereby agree, in the event of any extension of time for the party of the second part, or assign a difference in the annotation. With the second part, or the first part, hereby agree, and each at able become the part, and the sum and the second part, or the second part, and the second part, and the second part, or the second part, or the second part, and the second part and party of the second part, and the second part, and the second part, and the party of the second part, and the second part, and the second part, and the second part, and the foreelosue thereof at the opilon of the party of the second part.	Fourth. It is further expressly agreed by and between notes when the same become due, or in case of default in the of said first and becomes due the same becomes du	the parties hereto that if any default be made in the payment of any part of either said p payment of any installment of taxes or assessments, upon said premises, or upon said loa , or in case of removal of any of the buildings or other improvements from said land, or in	principal o in, or the r i case of th
And it is also agreed that in the event of any detault in psymeth of oreand of any dovemant of conducton terms, the refits and profiles of state premises, by receiver or otherwise, at the option of the party of the second part, or assigns, shall have not the state according to a state of the profile of the party of the second part, or assigns, shall have not the state according to the second part, or assigns, shall be computed as as to acceed 10 per cent per annum. It is further agreed and understood that in computide is as to acceed 10 per cent per annum. This is not the state access of the iso or assigns, shall be party of the second part, or assign, shall be compared to any accession of the principal not and interest herein described, and a principal or interest notes, that may becreater be given, in the event of any extension of time for the party of the second part, or assign, shall be the second part, or assign and of the shall be access of the amount due terceor, and said attorney is the shall become any and of the him mortgage. With the second part, or the first part, hereby agree, in the event of any extension of time for the party of the second part, or assign a difference in the annotation. With the second part, or the first part, hereby agree, and each at able become the part, and the sum and the second part, or the second part, and the second part, and the second part, or the second part, or the second part, and the second part and party of the second part, and the second part, and the second part, and the party of the second part, and the second part, and the second part, and the second part, and the foreelosue thereof at the opilon of the party of the second part.	of any covenant or condition herein contained, the whole of on account of taxes or assessments, upon said premises, or u due and payable and this mortgage may be foreclosed immed	aid principal sum named herein, and the interest thereon, and all sums paid by the party on said loan, or the premiums for fire and tornado insurance, upon said premises, shall be ately, and the party of the second part or any legal holder of this note shall be entitled to r	of the second ecome imp ecover the
And it is also agreed that in the event of any detault in psymeth of oreand of any dovemant of conducton terms, the refits and profiles of state premises, by receiver or otherwise, at the option of the party of the second part, or assigns, shall have not the state according to a state of the profile of the party of the second part, or assigns, shall have not the state according to the second part, or assigns, shall be computed as as to acceed 10 per cent per annum. It is further agreed and understood that in computide is as to acceed 10 per cent per annum. This is not the state access of the iso or assigns, shall be party of the second part, or assign, shall be compared to any accession of the principal not and interest herein described, and a principal or interest notes, that may becreater be given, in the event of any extension of time for the party of the second part, or assign, shall be the second part, or assign and of the shall be access of the amount due terceor, and said attorney is the shall become any and of the him mortgage. With the second part, or the first part, hereby agree, in the event of any extension of time for the party of the second part, or assign a difference in the annotation. With the second part, or the first part, hereby agree, and each at able become the part, and the sum and the second part, or the second part, and the second part, and the second part, or the second part, or the second part, and the second part and party of the second part, and the second part, and the second part, and the party of the second part, and the second part, and the second part, and the second part, and the foreelosue thereof at the opilon of the party of the second part.	sum mentioned in said bond, together with interest thereon, been made upon said sum, and the party of the second part, assessments upon said premises, or upon said loan, or insurd	com the date thereof us 10 per cent per annum, creating any and all interest payments r the legal owner and holder of said note and mortgage, shall be entitled to recover on a see premiums paid by the party of the second part, the full amount so paid, as taxes or as	made, it is a sessments,
It is further agreed and understood that in computing interest upon this loan in accordance with the stipulations of this bond, and this mortgage, such intin no event, nor in anywise, directly, or induced to a the event of any extension of thim for the principal note and interest herein described, and any principal cost in the event of any extension of thim for the payment of said principal debt, to evidence said principal principal interest notes, thus may here after be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal (Study of the manner, hereby agreein event action is brought to foreelese this mortgage	And it is also agreed that in the event of any delault	bayment of breach of any covenant of condition herein, the reats and profits of said pr	emises are
Fifth. It is hereby further agreed and understood that his mortages escures the payment of suid principal note and interest hereby that may herefarbe be given, in the event of any extension of time for the payment of suid principal debt, to evidence and principal of the same during the said time of extension. will pay an attorney's ice shall become due and pay and iso the payment of suid principal debt, to evidence and pay and attorney's ice shall become due and pay able when this note is placed in the hands of an at collection, and the same store and and pay able when this note is placed in the hands of an at collection, and the same store the first part for the consideration above mentioned hereby expressly waiveappraisement of said real estate and the benefit o laws and of the homestand exemptions of the State of Okahoma. Eighth. It is expressly agreed and understood that the party of the scool part shall have the right to pay and discharge at his opticin any and all liens traces and while the advected by a function of the first part for the consideration above mentioned hereby expressly waiveappraisement of said real estate and the benefit o recover the same within the State of Okahoma. Event to pay and discharge advected by a line of this mortage to the party of the second part and line party of the first part and estil turn shall be and become a part of the instruction above many party parts are atterned by any advected by the and where the right to pay and discharge at which here and will be account part of the second part. IN WITNESS WHEREOF, The said partof the first partof the first part and estil turn shall be and become a part of the part and the party of the second part. STATE OF OKLAHOMA, {ss. Before ne, Notary Publie, in and for soid Conde	to party of the second part, or	his, as anonhommi conductat security and sand party of the second, part, or assigns, shall tion of the party of the second part. Interest upon this loan in accordance with the stipulations of this bond, and this mortgage.	. such inter
Sixth. Said partof the first part, hereby agreein event action is brought to foreclose this mortgage	in no event, nor in anywise, directly or indirectly, be compu Fifth. It is hereby further agreed and understood the	al so as to acceed 10 per cent per annum. , this mortgage secures the payment of the principal note and interest herein described	l, and all
Seventh. Soid partof the first part for the consideration above mentioned hereby expressly waivénppraisement of said real estate and the benefit of laws and of the homestead exemptions of the State of Oklahoma. Eighth. It is expressly agreed and understood that the party of the second part shall have the right to pay and discharge at his option any and all liens brances upon said property prior or superior to this mortgage debt, and upon paying and discharging such lien or incumbrance the party of the second part shall be for the same with interest at 10 per cent. upon the anount is optiof, from the partof the first part and discharging such lien or incumbrance the party of the second part shall be not be same with interest at 10 per cent. upon the anount is optiof, from the part	principal or interest notes, that may hereafter be given, in the upon the same during the said time of extension, Sirth Said part of the first part, hereby arrea. J	event of any extension of time for the payment of said principal dept, to evidence said p event action is brought to forcelose this mortgage	rincipal or
Invs and of the homestead exemptions of the State of Oklahoma. Eighth. It is expressly agreed and understood that the party of the second part shall have the right to pay and discharge at his option any and all lens branees upon said property prior or superior to this motigage dobt, and upon the part, of the first part, from the part, of the first part and skill have the right to pay and discharge at his option any and all lens branees upon said property prior or superior to this motigage dobt, and upon the part, of the first part and skill have the right to pay and discharge at his option any and all lens branees upon said property prior or superior to this motigage dobt, and upon the part, of the first part and skill have the right of the second part. IN WITNESS WHEREOF, The said partof the first partof the first part had skill have the right to be second part. In with index on the same work in measure of the more part of the second part. Executed by the receive the said partof the first partof the first part	Dollars (\$10.00), and 10 per cent. of the amount due thereon, collection, and the sum so due shall become a part of the judg	and said attorney's fee shall become due and payable when this note is placed in the hands tent and shall be secured by a lien of this mortgage and by any judgment or decree render	s of an atto red thereor
EXECUTED AND DELIVERED IN PRESENCE OF: STATE OF OKLAHOMA, {ss. County of	laws and of the homestead exemptions of the State of Oklah	ma. 20 가지 말했는 동네가 많은 것이 가지 않는 것이 가지 않는 것이 없는 것이 가지 않는 것이 수 있는 것이 것 같은 것을 했다.	
EXECUTED AND DELIVERED IN PRESENCE OF: STATE OF OKLAHOMA, {ss. County of	brances upon said property prior or superior to this mortgage to recover the same with interest at 10 per cent, upon the am secured by these notes and may be recovered in the forcelosu	debt, and upon paying and discharging such lien or incumbrance the party of the second pr unt so paid, from the partof the first part and said sum shall be and become a part of a thereof at the ontion of the party of the second part.	art shall be the mortg
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STATE OF OKLAHOMA, {ss. County of		가슴 방법에서 이번 것이 같은 것이다. 이번 것이 많은 것이 가슴을 가지는 것이 있는 것이다. 같은 것이 사이지는 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 있는 것이 같이 있다.	
STATE OF OKLAHOMA, ss. County of.	그는 지 않는 것 같은 것은 것 같이 잘 들었다. 것은 것이 많은 것이다.	 Lever operative and a second se	******
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State, on this	STATE OF OKLAHOMA, {ss.		
to me known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that	County of	n Notary Public, in and f	or said Cou
to me known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that	말 같은 것은 것을 것 같아요. 것 같아. 말 것 같은 비 것을 가 같다.		
Witness my hand and official seal on the date last above written. Ny commission expires	to me known to be the identical persons who executed the w	hin and foregoing instrument and acknowledged to me that	cuted the
min a second state of a feature of the second state	[27] - 이 가장은 27 이 이 가격 비용에는 것은 것으로 가장하는 것은 가장하는 것들이 있는 것이 가지 않는 것을 수많다.	이번 사람이 다니 나는 다 같은 것에서 가지 않는 것이 없는 것이 많은 것이 같은 것이 가지 않는 것이 없다. 나는 것이 많은 것이 같은 것이 같은 것이 같은 것이 같이 많이 많이 많이 많이 많이 많이 많이 없다.	ų
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