MORTGAGE RECORD, No. 71

	얼마 얼마를 막아야 하게 되었다면 보는 것.	. ESTATE MORTGAG	하는 것 같다. 중하는 중하는 중에 다른 사람들이 살아 하는 것이 살아 살아 살아 살아 살아.
rodinaria, and a state and a second	by and between	N., . it reads	in the year of our Lord One Thousand Nine l
			ikan erani an en het erani och an sakatatara franskriver tratt grennet frankriver trattar ett sentandet i fran En sakat sakat och erani och an en kalatatara frankriver trattar frankriver trattar ett sentandet trattar ett
WITNESSETH, That the said	partof the first part, for	and in consideration of the sum of	part, and
in hand r resents dogrant, bargain, sell, co allowing-described tract, piece, on h-wit:	nid, by the said party of the nyey and confirm, unto said r pavcelof land, lying and :	e second part, the receipt whereof is hereby ac party of the second part, and to situate in the County of	cknowledged, hagranted, bargained, sold and by the second sec
	andronium iskoromoj, nije narnjim izaci, narajani, narnji izaciji izacijani izaciji izaciji izaci zanazijani i		entralinggittemitte var en jalanes jarden etalleetee ja ja jeleen ja estalleetee ja ja ja ja ja jeleetee ja ja jeleetee en ja ja ja jeleetee ja jeleetee ja ja jeleetee j en ja jeleetee ja ja jeleetee ja jelee
TO HAVE AND TO HOLD TE	IE SAME, With all and sing	ular the tenements, hereditaments and appurt	tenances thereunto belonging or in anywise appertain
good and indefeasible estate of inheri to quiet and peaceable possession of st PROVIDED, ALWAYS, And the First. Said partof the first	tance therein, free and clear aid party of the second part, his instrument is made and e part	of all incumbrances, and that	art, in the principal sum of (\$
ing for a low made by the said part	v of the second part, to the s	aid partof the first part, and payable acco	ording to the tenor and effect of
gotiable promissory note, execute ynble to the order of the said party	I and delivered by the said p of the second part, as follow	partof the first part, bearing date	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
ie for S		man was a series and the series of the serie	transition of the first particular and the first and the f
in for S	Artina de La Calla Inidia.	due	
All payable at the office of turity or default, at the rate of	erinterity erinter der i teknologische der i t	per cent. per annum, and at the rate of 10 pe	r cent. per annum after default or maturity; payable s
mally, both before and after matur each year. The installments of inte	ity, on the	er evidenced by	interest notes, of even date herowith, and executed
said part of the first part, each	bearing interest after matur	ity at the rate of 10 per cent. per annum.	ral and special, and of whatever character whatspeyo
said premises and any and all taxe the State of Oklahoma, or by the co	s or assessments that shall be	a made upon said losn, or upon the legal hold lity, wherein said real estate is situated, when	ral and special, and of whatever character whatsoever ler of said notes and mortgages, on account of said l a the same becomes due, and to keep the buildings t
mortgaged premises insured in som	e reliable fire and tornado in	surance company approved by the party of th	ie second part for the sum of \$
d to assign the policies to the said pr	arty of the second part, as	until this mortgage is fully paid, and said po	s may appear, and deliver said policies and renewals
d care and expense of collecting such	i insurance if loss occurs.		artof the first part assumes all responsibility of p
Third. The partof the first ow or commit any waste on said pre-	mises and not to permit any	of the improvements to be removed therefron	id premises in as good repair as they are now, and ac a or to become dilapidated or destroyed.
Fourth. It is further expressly a tes when the same become due, or in	igreed by and between the p case of default in the payn	arties hereto that if any default he made in the neat of any installment of taxes or assessment	e payment of any part of either said principal or into s, upon said premises, or upon said loan, or the premi
said fire and ternade insurance, wher any covenant or condition herein co	i the same becomes due, or i ntained, the whole of said p	n case of removal of any of the buildings or of rinoipal sum named herein, and the interest th	er improvements from said land, or in case of the breeze, and all sums paid by the party of the second r
account of taxes or assessments, up- a and payable and this mortgage ma	y be fercelosed immediately,	and the party of the second part or any legal	insurance, upon said premises, shall become immedia anolder of this note shall be entitled to recover the print
n mentioned in said bond, together	by of the second part, or the	legal owner and holder of said note and mort	gage, shall be entitled to recover on account of taxe
e premiums, together with interest t	hereon from the date of sucl	payment at 10 per cent. per annum.	n or to become dispidated or destroyed, as payment of any part of either said principal or intension, and principal or intension, and principal or intension, and principal or intension, and in market or in case of the brecom, and all sums paid by the party of the second pinsurance, upon said premises, shall become immedia holder of this note shall be entitled to recover the principal said produced the principal said in the shall be entitled to recover on account of taxe that full amount so paid, as taxes or assessments, or in the full amount so paid, as taxes or assessments, or in the said amount and profits of aid amount as a large transfer and are the said amount and are the said are the said are the said amount and are the said ar
And it is also agreed that in the	event of any delade in pays	none of orcaci of any corporate or condition is	referrit one tenes and profits of said premises are pied
sion of the said premises, by receiver	or otherwise, at the option of	of the party of the second part.	of the second part, or assigns, shall be entitled to p
no event, nor in anywise, directly or	indirectly, be computed so	as to exceed 10 per cent per annum.	lations of this boud, and this mortgage, such interest s
Fifth. It is hereby further agree nelpal or interest notes, that may here	ed and understood that this reafter be given, in the event	mortgage secures the payment of the princip of any extension of time for the payment of	oal note and interest herein described, and all rene said principal debt, to evidence said principal or inte
on the same during the said time of Sixth. Said partof the first	extension. part, hereby agreein even	t action is brought to forcelose this mortgage	will pay an attorney's fea of
llars (\$10,00), and 10 per cent. of the lection, and the sum so due shall bec	e amount due thereon, and a ome a part of the judgment a	aid attorney's fee shall become due and payabl and shall be secured by a lien of this mortgage	will pay an attorney's fee of lo when this note is placed in the hands of an attorney and by any judgment or decree rendered thereon.
Seventh. Said partof the firm and of the homestead exemptions	rst part for the consideration of the State of Oklahoma.	above mentioned hereby expressly waiveap	praisement of said real estate and the benefit of the s
Eighth. It is expressly agreed a	nd understood that the party	y of the second part shall have the right to pa	y and discharge at his option any and all liens or inc incumbrance the party of the second part shall be enti- said sum shall be and become a part of the mortgage d art.
recover the same with interest at 10	per cent. upon the amount so overed in the forcelesure the	o paid, from the partof the first part and s reof at the option of the party of the second pa	ald sum shall be and become a part of the mortgage durt.
IN WITNESS WHEREOF, The t above written.	said partof the first pa	rthoreunto subscribo	dnameon the day and y
t above written.		Harry Commence	and the state of t
Executed and Delivers	id in Presence of:	+ Statistyperceasyserchail.	and a transfer of the contract
	ericeles principalistic specific specific periodic configuration of the		antar phanta a com the bulk and the phantage the state of
STATE OF OKLAHOM	A. 1		
unty of	\$55,		Notary Public, in and for said County
Before me,	and the state of t	and and the state of the state	Notary Public, in and for said County
do, on this	day of warmers are areas.	nana and an anananananananananananananan	onally appeared
opening the state of the state	vantas saturi (roman aren gamen et ambien erre romben kerren erre romb Gog	and and an entered the complete order of the complete of the c
me known to be the identical person free and volun			ine that
Annie Land Land Land Land Land	Yang Mari Salah Badi albam dan k		
commission expires	All the state of t	Algorithm (Control of Control of	Notary Public
This lightriment was filed for me	onl this	day of	
되는 사람들은 살아보다 하는 바람들이 없어 나라 하셨다.	ત્રીમાં ઉપયોગ કર્યો છે. તો તાલે લોકો કરો કરો છે છે છે છે છે.	하시 마다 내가 열었다면 내용하는 하다 그 때문 화면 화장을 하다 때문	가장 사람이 많아 가장 가장하다 가면 그는 그들이 없는데 얼마나 나를 다 가장이 있다.
9	Depr	ıty.	Register of Deeds
ale a management at the later probability of the first at	上去,不是有效的比例使用的,有整体,而为这个方	하다 보는 그녀는 어머니는 사람들이 아니라 그 사람들이 하다 하는 사람들이 되었다.	아마리를 가는 아니는 아니는 아니는 아니는 아니는 아니는 아니는 아니는 아니는 아니