MORTGAGE RECORD, No. 71

이 하이 않는 그 그래도 있는 것이 되는데 그 없는 그는 그는 것이 나는 것이 하는 것은 것을 하는데 가장 하는 것이 없다.	STATE OF OKLAHOMA
요즘 이렇게 하셨다는 이렇게 되는 것이 되었다. 그 사람들이 되었다.	L ESTATE MORTGAGE
THIS INDENTURE, Made this	day of
some or me way to a surprise of the same o	
그 그는 그 사람들은 살아내려면 살아내면 살아가 그 그는 그는 사람들이 되었다. 그는 그들은 그는 그를 모르는 그를 모르는 것이다. 그렇게 그는 그를 모르는 것이다.	and State of Okluhoms, partof the first part, and
party of the second part:	for and in consideration of the sum of
WITNESSETH, That the said part of the first part,	for and in consideration of the sum of
to	the second part, the receipt whereof is hereby acknowledged, hatgranted, bargained, sold and by thes all party of the second part, and to
medically appears in this constraint of the property of the property of the second of the constraint o	
alise se tame trea su aprendantaria, in est che a pe chaminament girina alise e	ados ambayos es manora antarioras spanies amos amos es anteres contributoram de manies de manies de manies amo
albung nibung at ang pagasang manggapang ang paggapang manang manang manang manang manang manang manang manang Manang manang	ot e professione de manuel e manuel e manuel manuel menor manuel montre de manuel transcriptor e man 2002 - 2003 Manuel e manuel manuel manuel menor manuel manuel manuel manuel menor montre manuel manuel manuel manuel manue
and a superior or representative the contract of the contract	
TO HAVE AND TO HOLD THE SAME, With all and si and all rights of homestead exemption unto the said party of the of the first part doheeeby covenant and agree that at the de a good and indefeasible estate of inheritance therein, free and de- the quiet and peaceable possession of said party of the second party PROVIDED. ALWAYS. And this instrument is made an	ingular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining is second part, and to successors and assigns, forever. And the said part slivery hereof, the lawful owner sof the premises above granted, and seized o may of all incumbrances, and that will will warr will WARRANT AND DEFEND the same in the successors and assigns, forever, against the lawful claims of all persons whomsoever decented upon the following conditions, to-wit:
one in a some grand to maintain marine marine marine grand garage of the same	justly indebted to the party of the second part, in the principal sum of (\$
being for a loan made by the said party of the second part, to the	in said part of the first part, and pavable according to the tenor and effect of
negotiable promissory note, executed and derivared by the said party of the second part, as fo	d part of the first part, bearing date
One for \$	amendan karangan dula mengangan mengangan mengangan mengangan dan pengangan dan pengangan mengangan mengangan Samurah mengangan mengangan pengangan samuran mengangan mengangan mengangan mengangan mengangan mengangan men
One for S	dueper cent. per annum, and at the rate of 19 per cent. per annum after default or maturity; payable semi
maturity of default, at the rate of	per cent. per annum, and at the rate of 19 per cent. per annum after default or maturity; payable semi- days of
in each year. The installments of interest until maturity are further said part of the first part, such bearing interest after may	rther avidenced by
Second. The said partof the first part covenantan the said premises and any and all taxes or assessments that shal by the State of Oklahoma, or by the courty, township or numic the mortgaged premises insured in some reliable fire and formade	d agree to pay all taxes and assessments, general and special, and of whatever character whatsoever, on the made upon said ions, or upon the legal helder of said notes and mortgages, on account of said loan in the said to be sai
and to assign the policies to the sold party of the second part to be held by	
Third. The part and first part agreeto keep all	huldings, fences, and other improvements on said premises in as good repair as they are new, and not to my of the improvements to be removed therefrom or to become displicated or destroyed.
Fourth, It is further expressly agreed by and between the	by a constitute of the state of the state of the payment of any part of either said principal or interest
of said fire and tornado insurance, when the same becomes due, to fany covenant or condition herein contained, the whole of said	a parties hereto that if any default be made in the payment of any part of either said principal or interest yment of any installment of taxes or assessments, upon said premises, or upon said loan, or the premiums in a case of removal of any of the buildings or other improvements from said had, or in case of the breach principal sum named herein, and the interest thereon, and all sums paid by the party of the second part, said loan, or the premiums for fire and tornado insurance, upon said premises, shall become immediately be and thus party of the second part or any least holders of this party all be coulded to receive the resident
on account of taxes or assessments, upon said premises, or upon due and payable and this mortgage may be forcelesed immediate support than the raid hour together with interest thereof, but	said loan, or the premiums for fire and tornado insurance, upon said premises, shall become immediately by, and the party of the second part or any legal holder of this note shall be entitled to recover the principal with the thereof at 12 the cont. For any more crediting any and all interest partials to said the state there is no said. If the control of the contr
been made upon said sun, and the party of the second part, or the second part of the second part, or the s	ly, and the party of the second part or any legal holder of this note shall be cultiled to recover the principal at the date thereof at 10 per cent. per anum, crediting any and all interest payments made, if any have he legal owner and holder of said note and mortgage, shall be cultiled to recover on account of taxes or premiums paid by the party of the second part, the full amount so paid, as taxes or assessments, or insurued payment at 10 per cent. per anum.
And it is also agreed that in the event of any default in pa	nyment or breach of any covenant or condition herein, the rents and profits of said premises are pledged
to party of the second part, or	, as additional collateral security and said party of the second part, or assigns, shall be entitled to pos- in of the party of the second part.
It is further agreed and understood that in computing int	crost upon this loan in accordance with the stipulations of this bond, and this mortgage, such interest shall so as to exceed 10 per cent per annum.
Fifth. It is hereby further agreed and understood that the	ils mertgage secures the payment of the principal note and interest herein described, and all renewal, ent of any extension of time for the payment of said principal debt, to evidence said principal or interest
upon the same during the said time of extension. Sixth. Said part of the first part basely agree in m	cont notion is brought to foreclass this mortones will one on afformación as at Tho
Dollars (\$10.00), and 10 per cent, of the amount due thereon, and collection, and the sum so due shall become a part of the judgment Seventh. Said part	ont action is brought to forcelose this mortgage
laws and of the homestead extractions of the State of Oklahoma	그는 그들이 들었다면서 그 가장 맛있다면 하게 된 사람들의 사고를 만하는 것 같아 하는 것이 없는데 하는데 하는데 하는데 하는데 하는데 하는데 되었다.
brances upon said property prior or superior to this mortgage dol to recover the same with interest at 10 per cent, upon the amoun secured by these notes and may be recovered in the foreclosure t IN WITNESS WHEREOF, The said partof the first first above written.	rty of the second part shall have the right to pay and discharge at his option any and all liens or incom- it, and upon paying and discharging such lien or incombrance the party of the second part shall be called a to a paid, from the part, …of the first part and said sum shall be and become a part of the mortgage debt hereof at the option of the party of the second part. part
Executed and Delivered in Presence of:	
	papar singkapangan ang paparangan ang paparangan ang paparangan ang paparangan ang paparangan ang paparangan a Paparangan ang paparangan ang paparangan ang paparangan ang paparangan ang paparangan ang paparangan ang papar
A Committee of the Comm	CONTINUES CONTIN
STATIE OF OKLAHOMA,)	CONTRACTOR AND
County Ofmicroacon and management of the second	
Before me	"u Notary Public, in and for said County and personally appeared.
na nakati na mataka pada apada apada di makatika ka makatika ka makatika di Mata Makatika di Mata Makatika mat Mata makatika makatika makatika di makatika makatika makatika makatika makatika makatika makatika makatika mak	andimining the manifestation of the control of the Control of the control of the
o me known to be the identical persons who executed the within	and foregoing instrument and acknowledged to me that
Tree and voluntary act and deed for the Witness my hand and official sent on the date has above w	eliton.
ily commission expires	Notary Public
AND THE STATE OF THE STATE STA	an ang AMC On one mengenera sa ang mananan ang mananan ang Asia Asia Asia ang Mananan (On an ang On On On Asia An ang ang ang ang ang ang ang ang ang an