## MORTGAGE RECORD, No. 71

RE	AL ESTATE MORTGA	AGE
THIS INDENTURE, Made this	day of	in the year of our Lord One Thousand Nine Hun-
어머니는 그리가 생각하는 하리라가 모양을 보고 있다. 사람들은 생각이 있을 말이 되었다.		the second by the second secon
of the County of any	and State of Oklahoma, partof the i	nst part, ald games an account of the control of th
party of the second parti	inites in the tenth in the tent	first part, alut
WITNESSETH, That the said partof the first pr	rt, for and in consideration of the sum of	DOELARS,
to in hand paid, by the said party presents dogrant, bargain, sell, convey and confirm, unt following-described tract, piece, or parcelof land, lying to-wit:	of the second part, the receipt whereof is herebe o said party of the second part, and to	oy acknowledged, hngranted, bargained, sold and by these successors and assigns, FOREVER, all of the and State of Oklahoma,
아시아 보이면 되어 살았다. 그 사람들이 하는 사람들은 그릇 가는 것 같아.	euri e medjerina kilotor at litovi elemele mede meda elemele.	атрыматынын артамасынын кайынын артамын артамын артамын артамын артамын артамын артамын артамын артамын артамы Түүлүү артамын
	aren ikinggan sagangan ang pagangan kang pagangan kang pagang pagang pagang kang pagang sagang sagang kang paga	тан саны другийн айдарын жайын жайын айдарын жайын жайын айдарын айдарын айдарын айдарын айдарын айдарын айдар Түүлөн айдарын
	and and the finishing states of the states o	angratina ar pro-residente principalis ar sentra pro-residente and principalis ar sentra principalis ar sentra Representativos representativos regions and manifestrativos regionalis and principalis are sentra principalis a
TO HAVE AND TO HOLD THE SAME, With all an and all rights of homestead exemption unto the said party of the first part do	d singular the tenements, hereditaments and ap f the second part, and to	purtenances thereunto belonging or in anywise appertaining, successors and assigns, forever. And the said part. havful ownerof the premises above granted, and selacd of will WARRANT AND DEEEND the same in forever, against the lawful claims of all persons whomsoever.
to the Properties and but the wild made of the wanted with	o the said nort of the first part, and pavable	necording to the tenor and effect of
negotiable promissory note, executed and delivered by the payable to the order of the said party of the second part, a	said part of the first part, bearing date	sond
One for Samuela and anomalian and anomalian and anomalian and anomalian anom	anteriorismones per extendit and strates per enteriorism to conservation and grant Miller anteriorism and conservations	and a communication of the second second A second s
One for S	and the second s	with interest thereon from date until Oper cent. per annum after default or maturity; payable semi-
to the text to the second after an about the me the	dave of	800
in each year. The installments of interest until maturity ar the said partof the first part, each bearing interest after	e further evidenced by	upon interest notes, of even date herewith, and executed by
Second. The said partof the first part covenant, the said premises and any and all taxes or assessments that the the state of Oklahoms, or by the county, township or much	and agreeto pay all taxes and assessments, s shall be made upon said loan, or upon the legal michality, wherein said real estate is situated.	general and special, and of whatever character whatsoever, on holder of said notes and mortgages, on necount of said loan, when the same becomes due, and to keep the buildings upon
the mortgaged promises insured in some reliable fire and torn	ando insurance company approved by the party (	of the second part for the sum of Samuelland and second
said party of the second part to be held by		id partof the first part assumes all responsibility of proof
Third. The part and the first part agree. Ve keep	) Bit minimiss, ichess, and muci, unfitotements o	on care bremises to us food rebut, us one, and non! and not to
Fourth. It is further expressly agreed by and between notes when the same become due, or in ease of default in the	the parties hereto that if any default be made a payment of any installment of taxes or assessing or a payment of taxes or assessing or any of the buildings'	efrom to to become dilapidated or destroyed. in the payment of any part of either said principal or interest ments, upon said premises, or upon said loan, or the premiums or other improvements from said hand, or in case of the breach st thereon, and all sums paid by the party of the second part, and of insurance, upon said premises, shall become immediately geal holder of this note shall be entitled to recover the principal n, arcditing any and all interest payments made, if any have mortgage, shall be entitled to recover on account of taxes or part, the full amounts so paid, as taxes or assessments, or insur-
of any covenant or condition herein contained, the whole of on account of taxes or assessments, upon said premises, or u	said principal sum named herein, and the interespon said lean, or the premiums for fire and torn	st thereon, and all sums paid by the party of the second part, and insurance, upon said premises, shall become immediately
due and payable and this mortgage may be forecosed immed in mentioned in said bond, together with interest thereon, been made mon said sun, and the party of the second part,	from the date thereof at 10 per cont per nunun or the legal owner and holder of said note and	n, crediting any and all interest payments made, if any have mortgage, shall be entitled to recover on account of taxes or
assessments upon said premises, or upon said loan, or insurance premiums, together with interest thereon from the data	mee premiums paid by the party of the second p of such payment at 10 per cent. per human.	part, the tolk amount so paid, as taxes or assessments, or insur- ion herein, the rents and profits of said premises are pledged
		party of the second part, or assigns, shall be entitled to pos-
It is further agreed and understood that in computing	interest upon this loan in accordance with the a	stipulations of this bond, and this mortgage, such interest shall
Fifth. It is hereby further agreed and understood the	it this mortgage secures the payment of the preservent of any extension of time for the payment	rincipal note and interest herein described, and all renewal, tof said principal debt, to evidence said principal or interest
upon the same during the said time of extension.  Sixth. Said partof the first part, hereby agree	n event action is brought to forcelose this mort	igago
Dollars (\$10.00), and 10 per cont. 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 pa ment and shall be secured by a lieu of this mort; aration above mentioned bereiv expressly waive	igage
laws and of the homestead exemptions of the State of Oklah Bidth. It is appressly arrest and understood that the	oma.	a appraisement of said real estate and the benefit of the stay to may and discharge at his option any and all liens or incum-
brances upon said property prior or superior to this mortgage to recover the same with interest at 10 per cent, upon the an	i debt, and upon paying and discharging such lice fount so paid, from the partof the lirst part is the thereof at the option of the party of the serve	to pay and discharge at his option any and all liens or incum- mor incumbrance the party of the second part shall be entitled and said sum shall be and become a part of the mortgage debt ad part.
IN WITNESS WHEREOF, The said partof the first above written.	first part hereunto subs	soribed grant was the control of the day and year
	Montariorata	an parametra ang manara sun sama a miningmaling aminan
Executed and Delivered in Presence of:	( 4) menthagithing	н 10жий гингин саныстын анган арадын тайын тайын арадын арадын арадын арадын арадын арадын арадын арадын арады
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ALL CONTROL OF THE PROPERTY OF	CCC (point of the systematics Service Committee Committe	A CONTRACTOR OF THE PROPERTY O
STATE OF OKLAHOMA,		n Notary Public, in and for said County and
erral at the	강경에 되는 사람이 가지 않아요. 아들은 사람들이 가지 않아 하지만 하는 사람이 없는 것이다.	moreonally antivaried
monutations and amount of a man and	O g g = 7 Alban in eminembro en araban in eminembro and an araban in an araban in araban in araban in araban in araban in	arian and an arian a
to min known to be the identical persons who expented the w	ithin and foregoing instrument and acknowledge	al to me that
Witness my hand and official scal on the date last abo	tue usps and purposes thorom set forth.	
My commission expires	entre de la companya	Notary Public.
This instrument was filed for record this.	me was a willy of man or was sure was a second	A. D. 19 18
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