MORTGAGE RECORD, No. 71

시계 없는 그들이 다 살아가 되었다. 아이를 다고 하고 하는데 하게 되었다.	day of \$in the year	ne has Youl Day Thousand Nine Hay
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and the statement and the control of	ar 19. saaringinga oo aa aayay ka jarah kalan sa mar saaring maraka sa sa saaring saaring saaring saaring saar Saaring saaring saarin	entralista in market in a superior de la constitución de constitución de constitución de constitución de const
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WITNESSETH, That the said partof the first p	art, for and in consideration of the sum of	
toin hand paid, by the said part	y of the second part, the receipt whereof is hereby acknowledged, ha	granted, bargained, sold and by thes
presents dogrant, bargain, sell, convey and confirm, un following-described tract, piece, or parcelof land, lyin	to said party of the second part, and tosuccess g and situate in the County of	ors and assigns, FOREVER, all of the
	and the second s	
and the contract of the contract of the state of the contract	Complete to the property of the contract of th	en a maria de la companya de la comp
The continues the supplication of the supplica	na ja valtanista kantanista kantanista kantanista kantanista kantanista kantanista kantanista kantanista kanta Kantanista kantanista kantanista kantanista kantanista kantanista kantanista kantanista kantanista kantanista k	
and all rights of homestead exemption unto the said party of the first part dobereby covenant and agree that at the good and indefeasible estate of inheritance therein, free and the quiet and peaceable possession of said party of the second PROVIDED, ALWAYS, And this instrument is made First. Said part	nd singular the tenements, hereditaments and appurtenances thereunto be of the second part, and to	is, forever. And the said partremises above granted, and seized of CRANT AND DEFEND the same is ful claims of all persons whomsoever sum of (\$
being for a loan made by the said party of the second part, to negotiable promissory notany, executed and delivered by the	to the said partof the first part, and payable according to the tener a said partof the first part, bearing date	nd effect of many name 19
One for \$	atuo II.	
	마스 사람이 많아 마르마 (Fig. 1) - 이번 10 - 글로 독일 (1) - 로 독일 등이 기다니	16
maturity or default at the case of	per cent, per annum, and at the rate of 10 per cent, per annum at	ter default or maturity; payable sem
in each year. The installments of interest until maturity ar	e further evidenced by	ven date berewith, and executed b
Second. The said partof the first part covenant, the said premises and any and all taxes or assessments that	and agreeto pay all taxes and assessments, general and special, and shall be made upon said loan, or upon the legal holder of said notes and unicipality, wherein said real estate is situated, when the same becomes	of whatever character whatsoever, or I mortgages, on account of said loar
the mortgaged premises insured in some reliable fire and tors	ando insurance company approved by the party of the second part for the	e sum of S
ومريد المستميم عرافي في والمرابل الأفران والأوام والمرابط والمرابط والمرابط والمرابط والمرابط والمرابط والمرابط	it, as	Anthum nath mathing and manufact
and care and expense of collecting such insurance if loss occ Third. The partof the first part agree to kee	urs. o all buildings, fences, and other improvements on said premises in as goo lit any of the improvements to be removed therefrom or to become dilap	od repair as they are now, and not t
allow or commit any waste on said premises and not to perm Fourth. It is further expressly agreed by and between	it any of the improvements to be removed therefrom or to become dilap i the parties hereto that if any default be made in the payment of any p	idated or destroyed. art of either said principal or interes
notes when the same become one, or it easy of default in the of said fire and tornado instrance, when the same becomes do of any coyenant or condition herein contained, the whole of	is, or in case of removal of any of the buildings or other improvements fre- sald principal sum named herein, and the interest thereon, and all sums	on said land, or in ease of the brenc paid by the party of the second part
on account of taxes or assessments, upon said premises, or u due and payable and this mortgage may be foreclosed imme- sum mentioned in said bond, together with interest thereon.	on said loan, or the premiums for fire and tornado insurance, upon said liately, and the party of the second part or any legal holder of this note sh from the date thereof at 10 per cont. Dec annum, crediting any and all	I premises, shall become immediately all be entitled to recover the principa interest payments made, if any hav
been made upon said sum, and the party of the second part, assessments upon said premises, or upon said loan, or insuring the second party of the second party assessments upon said premises, or upon said loan, or insuring the second party of the	nt any of the improvements to be removed increment or to become using it has parties hereto that if any default be made in the payment of any purposent of any installment of texes or assessments, upon said premise us, or in case of removal of any of the buildings of other improvements fresid principal sum named herein, and the interest thereon, and all sums pon said loan, or the premiums for fire and ternade insurance, upon said linely, and the party of the second part or any legal holder of this note show the date thereof at 10 per cont. per annum, crediting any and all or the legal owner and holder of said note and mortgage, shall be cutted use premiums paid by the party of the second part, the full amount so p of such payment at 10 per cont. per annum.	ed to recover on account of taxes of mid, as taxes or assessments, or insur-
And it is also agreed that in the event of any default	in payment or preach of any coverant or condition person, the reas and	prouts of said premises are piedge
to purty of the second part, or	igns, as additional collateral security and said party of the second part, pilon of the party of the second part, interest upon this loan in accordance with the stipulations of this bond,	or assigns, shall be entitled to pos
in no event, nor in anywise, directly or indirectly, be comou	ted so as to exceed 10 per cent per appum.	
principal or interest notes, that may hereafter be given, in the upon the same during the said time of extension.	at this mortigage secures the payment of the principal note and interes e event of any extension of time for the payment of said principal debt,	to evidence said principal or interes
Sixth. Said partof the first part, hereby agreel Dollars (\$10,00), and 10 per cent, of the amount due thereon	n eyont action is brought to foreclose this mortgage, and said attorney's lee shall become due and payable when this note is pment and shall be secured by a lien of this mortgage and by any judgment	will pay an attorney's fee of Ter placed in the hands of an attorney for our decrees replaced thereon
Soventh. Said part	contion above mentioned hereby expressly waiveappraisement of said recommendations of the control of the con	cal estate and the benefit of the stay
Eighth. It is expressly agreed and understood that the	to party of the second part shall have the right to pay and discharge at h debt, and upon paying and discharging such lien or incumbrance the par ount so paid, from the partof the first part and said sum shall be and re thereof at the option of the party of the second part.	is option any and all liens or incura ty of the second part shall be entitled
to recover the same with interest at 10 per cent, upon the an secured by these notes and may be recovered in the foreclosu	ount so paid, from the partof the first part and said sum shall be and re thereof at the option of the party of the second part.	l become a part of the mortgage deb
IN WITNESS WHEREOF, The said partof the first above written.	linst partbrdunto subscribed	hame on the day and yea
	12 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -	다리 [1] 내가 가고싶은 그렇게 되었다면 하다.
Exeguted and Delivered in Presence of:	The configuration of the confi	
	The second secon	
STATE OF OKLAHOMA, /		
STATE OF OKLAHOMA, {ss.		ry Public, in and forestd Course
Stata on this	norconally attacked	그는 이번에 하는데 보고를 보이라면 되면 되었다. 하는 그
egas programmi vienis sistemis in programmi in programmi in programmi in	resident superior and the contraction of the contra	and a state of the
to me knowsta be the identical persons who executed the w	thin and foregoing instrument and acknowledged to me that	executed the same as
Witness my hand and official seat on the data last abo	ve writtom	The state of the s
My commission expires		Notary Public.
This instrument was filed for record this	day of	to'clook
and the state of the	Dopity.	Register of Deeds.