THE PROPERTY OF THE PROPERTY O

## MORTGAGE RECORD, No. 71

	어머니는 가장에서 살았습니다. 그리고 가는 바람들이	_ ESTATE MORTG	가는 사용한 생생하는 경우 사용을 가득하는 사용을 받았다. 사용하는 사용하는 사회 나로를 받는
dred	by and between	en,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Sek , or can't rec's age, the persons	derfore) bei je er weter green en wernert werd weren eine Riffer (196 feu)		mangangan ngangan sa mangangan s
or the County of	aparian inggeningan salam pengalam di dan peng Pengalam salam di dan pengalam	and State of Okianoma, partof the	e first part, and
WITNESSETH, That	he said partof the first part, fo	r and in consideration of the sum of	DOLLAR
togrant, bargain presents dogrant, bargain following-described tract, pi to-witt	n hand paid, by the said party of the sell, convey and confirm, unto said coe, or parcelof land, lying and	ne second part, the receipt whereof is lier I party of the second part, and to situate in the County of	reby acknowledged, hagranted, bargained, sold and by the successors and assigns, FOREVER, all of the and State of Oklahom
TO HAVE AND TO H ind all rights of homestead ex	OLD THE SAME, With all and sing emption unto the said party of the covenant and agree that at the deli-	gular the tenements, hereditaments and a second part, and to	appurtenances thereunto belonging or in anywise appertainin
he quiet and peaceable posses PROVIDED, ALWAY	sion of said party of the second part 3, And this instrument is made and	executed upon the following conditions, t	will WARRANT AND DEFEND the same gas, forever, against the lawful claims of all persons whomseeve to-witt cond part, in the principal sum of (8
			DOLLAR
eing for a loan made by the s regotiable promissory note,	aid party of the second part, to the executed and delivered by the said	sam partof the first part, and payab partof the first part, bearing date	ole according to the tenor and effect of
One for \$		due	
Ing for S	김영화 경기 경기 기가 되었다는데 이 사람이 되었다.	due	
All payable at the office inturity or default, at the rat	of	per cent, per annum, and at the rate of	with interest thereon from date un to per cent. per annum after default or maturity; payable sem
unually both hatons and after	m maturity, on the	rings of	oupon interest notes, of even date herewith, and executed In.
ie said partof the first pe Second. The said part	rt, each bearing interest after matu-	rity at the rate of 10 per cent per annum agreeto pay all taxes and assessments,	a. , general and special, and of whatever character whatsoever, o
ne said premises and any and y the State of Oklahoma, or	all taxes or assessments that shall loy the county, township or municip	oe made upon said loan, or upon the lega ality, wherein said real estate is situated	, general and special, and of whatever character whatsoaver, al holder of said notes and mortgages, on account of said loa , when the same becomes due, and to keep the buildings upo
The first of the second	[10] The Width state of Mills & Berne A. C. C. Colonia, Phys. Lett. B 52, 11	사용 경기 시간 하다 하는 것이 없는 것이 없는 것이 없다면 하는 것이 없다.	y of the second part for the sum of \$
aid party of the second part	o be held by	until this mortgage is fully paid, and s	and partof the first part assumes all responsibility of pro
Third, The partof	the first part agree to keep all b	mildings, fences, and other improvements	son said premises in as good repair as they are now, and not t
f said fire and tornado insura f any covenant or condition la account of taxes or assessmine and payable and this mort um mentioned in said bond, t cen made upon said sum, and	ice, when the same becomes due, or icrein contained, the whole of said ronts, upon said premises, or upon a gage may be forcolosed immediately octable with interest thereon, from the party of the second part, or the	in case of removal of any of the bundles principal sum named herein, and the inter- aid loan, or the premiums for fire and tor, , and the party of the second part or any the date thereof at 10 per cent, per annu- a legal owner and holder of said note and	ordion or to become disputated or destroyed.  It is not payment of any part of either said principal or interessineds, upon said premises, or upon said lonk, or the premium gorother improvements from said land, or in ease of the breast rest thereon, and all sums paid by the party of the second par made insurance, upon said premises, shall become immediatel legal holder of this note shall be entitled to recover the principum, crediting any and all interest payments made, if any have a mortgage, shall be entitled to recover on account of taxes or part, the full amount so paid, as taxes or assessments, or insurance the party in the posts and profits of said promises are alchestifications.
and it is also agreed the party of the second part, or	to me the event or any denduct in pay	as additional collatoral security and said of the party of the second part.	party of the second part, or assigns, shall be entitled to po
It is further agreed and	understood that in computing inter-	est upon this loan in accordance with the	stipulations of this bond, and this mortgage, such interest sha
rincipal or interest notes, that pon the same during the said	may hereafter be given, in the even time of extension.	it of any extension of time for the payment	principal note and interest herein described, and all renews ant of said principal debt, to evidence said principal or intere-
Sixth, Said partof Collars (\$10.00), and 10 per ce collection, and the sum so due Seyenth. Said part	the first part, hereby agreein event, of the amount due thereon, and shall become a part of the judgment	nt action is brought to forcelose this mo said attorney's fee shall become due and p and shall be secured by a lion of this mor n above mentioned hereby expressly waiv	origage
Eighth. It is expressly rances upon said property pri o recover the same with intercecured by these notes and ma	agreed and understood that the parl or or superior to this mortgage debt st at 10 per cent. upon the amount whe recovered in the forcelosure the	by of the second part shall have the right, and upon paying and discharging such lise paid, from the part,	to pay and discharge at his option any and all liens or incunien or incumbrance the party of the second part shall be entitle tand said sum shall be and become a part of the mostgage detond part.
IN WITNESS WHERE rst above written.	OF, The said partof the first p	arthereunto sul	bscribednameon the day and yes
	DELIVERED IN PRESENCE OF:		nada a a a kada da a sanada na manakana a kada a kada kada kada kada kad
			ngara ang ang ang ang ang ang ang ang ang an
STATE OF OK	AHOMA,		a Notary Public, in and for said County an
Before me,	And the special state of the s	10.	, personally appeared
tate, on this	one control of the co	0.5 5	p personally appeared
agraphic participant through the property of the contract of t	abigandhilang bas transmistration of a confidence of the configuration of the confidence of the confid	and the second s	ged to me that
o me knews to be the identice	of persons who executed the within of working the u	ses and purposes therein set forth.	Notary Public.