MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

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the County of	and State of Oklahoma, partof the fit	st part, and	
rty of the second part: WITNESSETH, That the said partof the first p	하다. 그는 일반 하면 하는 사람들이 하다는 것이 하는 것은 사람들이 되는 것을 잃었다면 하게 되었다. 하는 하다.	医加维氏试验检 医多种性性 医多种性 医二氏性 医动物病 电流 医乳腺 医多种性	Constitution of the
in hand paid, by the said part esents dogrant, bargain, sell, convey and confirm, un llowing-described tract, piece, or parcelof land, lyin	y of the second part, the receipt whereof is hereby to said party of the second part, and to g and situate in the County of	acknowledged, hagranted, bargained, sold and lasticessors and assigns, FOREVER, and State of Ok	LLARS by these all of the clahoma
		payaca ayanga a raini araki arakin akan akan akan akan akan arakin ing ang ang ang ang ang ang ang arakin da c	*********
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		de estados estados de estados e	****
TO HAVE AND TO HOLD THE SAME, With all a ad all rights of homestead exemption unto the said party the first part dohereby covenant and agree that at it good and indefeasible estate of inheritance therein, free an e quiet and peaceable possession of said party of the secon PROVIDED, ALWAYS, And this instrument is mad First. Said part of the first part.	nd singular the tenements, hereditaments and app of the second part, and to	urtenances thereunto belonging or in anywise appearments and assigns, forever. And the said parawful ownerof the premises above granted, and say will WARRANT AND DEFEND the forever, against the lawful claims of all persons whore it: 1 part, in the principal sum of (\$	rtaining rtseized of same in msoever
ing for a loan made by the said party of the second part,	to the said partof the first part, and payable a	ccording to the tenor and effect of	**********
egotiable promissory note, executed and delivered by the cyable to the order of the said party of the second part,	e said partof the first part, bearing date is follows:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, and
ne for \$	duedue		9
All payable at the office of	per cent. per annum, and at the rate of 10	per cent. per annum after default or maturity; payab	ate until de semi-
nually, both before and after maturity, on the	days of	and	
e said partof the first part, each bearing interest after Second. The said partof the first part covenant	maturity at the rate of 10 per cent. per annumand agreeto pay all taxes and assessments, go	neral and special, and of whatever character whatso	ever, or
Second. The said part	shall be made upon said loan, or upon the legal h nunicipality, wherein said real estate is situated, w	older of said notes and mortgages, on account of sa hen the same becomes due, and to keep the buildin	id loan gs upor
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d to assign the policies to the said party of the second paid party of the second part to be held byd care and expense of collecting such insurance if loss occ		partof the first part assumes all responsibility	of proo
Third. The part,of the first part agree to kee	in all buildings, tences, and other improvements on hit any of the improvements to be removed theref	said premises in as good repair as they are now, and rom or to become dilapidated or destroyed.	interes
tes when the same become due, or in ease of default in the said fire and tornado insurance, when the same becomes d	ne payment of any installment of taxes or assessm ue, or in case of removal of any of the buildings or	ents, upon said premises, or upon said loan, or the protein improvements from said land, or in case of the	remium e breacl
any covenant or condition herein continued, the whole of a account of taxes or assessments, upon said premises, or he and payable and this mortgage may be foreclosed imme	ipon said loan, or the premiums for fire and torna diately, and the party of the second part or any leg	do insurance, upon said premises, shall become imm al holder of this note shall be entitled to recover the r	ediately principa
low or commit any waste on said premises and not to per Fourth. It is further expressly agreed by and betwee these when the same become due, or in case of default in it said fire and tornado insurance, when the same becomes of any covenint or condition herein contained, the whole of a account of taxes or assessments, upon said premises, or ' ie and payable and this mortgage may be foreclosed imme mentioned in said bond, together with interest thereon can made upon said sum, and the party of the second part sessments upon said premises, or upon said loan, or insur- tee premiums, together with interest thereon from the date	or the legal owner and holder of said note and mance premiums paid by the party of the second pa	ortgage, shall be entitled to recover on account of eart, the full amount so paid, as taxes or assessments, or	taxes of
party of the second part, oras ssion of the said premises, by receiver or otherwise, at the	signs, as additional collateral security and said pa option of the party of the second part.	rty of the second part, or assigns, shall be entitled	to pos
It is further agreed and understood that in computin no event, nor in anywise, directly or indirectly, be comp	g interest upon this loan in accordance with the suited so as to exceed 10 per cent per annum.	pulations of this bond, and this mortgage, such inter-	est snai
Fifth. It is hereby further agreed and understood the incipal or interest notes, that may hereafter be given, in the on the same during the said time of extension.			
Sixth. Said partof the first part, hereby agree ollars (\$10.00), and 10 per cent, of the amount due thereo llection, and the sum so due shall become a part of the jud	in event action is brought to forcelose this mortg	age	of Ter
Seventh. Said partof the first part for the consi	leration above mentioned hereby expressly waive	appraisement of said real estate and the benefit of i	the stay
Eighth. It is expressly agreed and understood that tances upon said property prior or superior to this mortgap recover the same with interest at 10 per cent. upon the an cured by these notes and may be recovered in the forcelos	he party of the second part shall have the right to e debt, and upon paying and discharging such lien	pay and discharge at his option any and all liens or or incumbrance the party of the second part shall be	incum
recover the same with interest at 10 per cent. upon the accured by these notes and may be recovered in the foreclos IN WITNESS WHEREOF, The said partof the	nount so paid, from the part	id said sum shall be and become a part of the mortga l part.	nd von
st above written.	a ngi kasalana galabahisha kalami Marii New Sarah sharah gi ili a kasi terbesa nga shity, ki ili a na t		
Executed and Delivered in Presence of:	원래 교기 실진 사람들은 사람들이 그리고 가게 들어 없다. 당하	nagangga Bugga ang dan makang mengang mengangga dan mengan	
	oppositions and a supplementary	national design of the second	**********
	AASTANAA INTERNATIONALIA		
STATE OF OKLAHOMA, ss.	160 - 유리 시민이 전 기를 받는 것으로 가는 것이다. 이 사용하는 것으로 가장하는 것으로 가장하는 것으로 가장하는 것이다. 180 - 단계 전 기를 받는 것으로 가장하는 것이다. 그 함께 보다 것으로 있다.	1	
Before me,day ofday ofday	Control of the Contro		nty and
그리는 남을 1일 본 하면 되는 경기 등장과 전기를 하는 것이라고 있다는 것 같다.	그리다는 아이를 살아내면 있는 것이 그렇게 하지만 않는 밤이다. 그렇다	international delimination of the 1800 in the entire of the term of the first factor of the control of	and
me known to be the identical persons who executed the	vithin and foregoing instrument and acknowledged	to me that	same as
free and voluntary act and deed fo	r the uses and purposes therein set forth.		₹1,44
y commission expires	and the second s	Notary P	ublic.
This instrument was filed for record this	day of		M.
ikkaan mataan kalikuut ii liisata ole ay istaa piruthaan ista ole kalisuuta kalikuuta ole karist		Register of D	eeds.
	DCDUM.		