MORTGAGE RECORD, No. 71

REAL ESTATE MORTGAGE		
THIS INDENTURE, Made this	day of	
dred	and between	en en man de la companya de la comp De la companya de la

그는 불교실이 가능하는 것이 되었다. 그는 그는 그리고 하는 그리고 그리고 그는 것은 것이다. 그리고 하는 것이다.		하고, 방면 보고 있는 얼마 지역에 있다면 장마를 하다면 하는 사람들이 되었다.
WITHIT COPPET What the cold nort of the &	inst want for and in namidamition of the arm of	e first part, and
Annania salah salah kangsada da dan kanan salah salah dan kanan dan kanan kanan kanan kanan kanan kanan kanan ka	arrana sa mana mana sa mana mana mana mana	DOLLARS
presents dogrant, bargain, sell, convey and confirm following-described tract, piece, or parcelof land	n, unto said party of the second part, and to	by acknowledged, hagranted, bargained, sold and by these successors and assigns, FOREVER, all of the and State of Oklahoma,
andrings energy (in marines, river-plantacky), etc. (13) etg (2005-1980) (147, papitys), begrepse arbayet.	typka retrodrocu vyu galigiči na rymu nagi s romannogu utompy na rompilyzonomy dyn na utopicy rompy y rompy gan	Matter transfer control (1994) and the contro
randijah kanngaring pirangan dipada pirangan mangan kangan pirangan pirangan pirangan pangan pirangan dipadan p	(kg. 4. 1819, 1829, 1. 1. 2257(kg. 4. 1798) dissorbating parabas supering and the supering part of the substitute of the	and the contribution of th
\$2 \$2 \$4 \$4 \$4 \$4 \$4 \$4	gartygyvystajbaggjagja (P. F. Fagdy) ekijagarteks sastarbonga yadastaaaski abaccaya sharkay sastagga (d.	
anga kangan kangan penganan menjangkan diangkan pengangan pengan bangkan pengangan berapak nangan berapak menj Pengangan	t görg tra frag och hor er fir tidge dag falle i dat i hanstär den sigdningen andere program det en sellen det Til state frag och hor er fir tidge dag falle i dat i hanstär den sigdningen andere program det en sellen det	
TO HAVE AND TO HOLD THE SAME, With and all rights of homestead exemption unto the said pa	all and singular the tenements, hereditaments and a arty of the second part, and to	ppurtenances thereunto belonging or in anywise appertaining,
of the first part do hereby covenant and agree that	at the delivery hereof,th	e lawful ownerof the premises above granted, and seized of
the quiet and peaceable possession of said party of the s PROVIDED, ALWAYS, And this instrument is	second part,successors and assign made and executed upon the following conditions, to	is, forever, against the lawful claims of all persons whomsoever. o-wit:
		and part, in the principal sum of (\$:)
being for a loan made by the said party of the second of	art to the soil part of the first part and navable	DOLLARS,
negotiable promissory note, executed and delivered b	y the said part of the first part, bearing date	19, and
hayable to the order of the said party of the second pr	tre, as follows:	.,19.,,,,,,,
One for \$	due	
)na far S		이 경기들이 하는 이 사이를 하게 되었다. 그렇게 되었다면 살아 있다면 다양이다.
All payable at the office of naturity or default, at the rate of	per cent. per annum, and at the rate of !	
each year. The installments of interest until maturi	ty are further evidenced by	upon interest notes, of even date herewith, and executed by
he said partof the first part, each bearing interest. Second. The said partof the first part cover	after maturity at the rate of 10 per cent. per annum, nant and agree to pay all taxes and assessments,	general and special, and of whatever character whatsoever, on
the State of Oklahoma, or by the county, township of the provinced premises insured in some reliable fire and	or municipality, wherein said real estate is situated, I torusdo insurance company approved by the narty	general and special, and of whatever character whatsoever, on holder of said notes and mortgages, on account of said loan, when the same becomes due, and to keep the buildings upon of the second part for the sum of S
nd to perion the policies to the said party of the second	A mort on	areafo more entering and stations will sufficie up 3 and all 2
aid party of the second part to be held by	s occurs, until this mortgage is fully paid, and sa	id partof the first part assumes all responsibility of proof
Third. The partof the first part agreeto llow or commit any waste on said premises and not to	keep all buildings, fences, and other improvements of permit any of the improvements to be removed ther	on said premises in as good repair as they are now, and not to efrom or to become dilapidated or destroyed.
Fourth. It is further expressly agreed by and bet totes when the same become due, or in case of default if I said fire and tornado insurance, when the same become if any covenant or condition herein contained, the who in account of taxes or assessments, upon said premises, we and payable and this mortgage may be foreclosed in un mentioned in said bond, together with interest ther een made upon said sum, and the party of the second p ssessments upon said premises, or upon said loan, or nee premiums, together with interest thereon from the	part, or the legal owner and holder of said note and insurance premiums paid by the party of the second i	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 land, or in ease of the breach est thereon, and all sums paid by the party of the second part, ando insurance, upon said premises, shall become immediately egal holder of this note shall be entitled to recover the principal n, crediting any and all interest payments made, if any have mortgage, shall be entitled to recover on account of taxes or part, the full 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 compi no event, nor in anywise, directly or indirectly, be co	uting interest upon this loan in accordance with the s imputed so as to exceed 10 per cent per annum.	tipulations of this bond, and this mortgage, such interest shall
Fifth. It is hereby further agreed and understoor rincipal or interest notes, that may hereafter be given, i pon the same during the said time of extension.	d that this mortgage secures the payment of the pr n the event of any extension of time for the payment	incipal note and interest herein described, and all renewal, tof said principal debt, to evidence said principal or interest
	eein event action is brought to forcelose this mort	gagewill pay an attorney's fee of Ten yable when this note is placed in the hands of an attorney for

Seventh. Said part......of the first part for the consideration above mentioned hereby expr laws and of the homestead exemptions of the State of Oklahoma.

Eighth. It is expressly agreed and understood that the party of the second part shall have brances upon said property prior or superior to this mortgage debt, and upon paying and dischargi to recover the same with interest at 10 per cent. upon the amount so paid, from the part.....of the secured by these notes and may be recovered in the foreclosure thereof at the option of the party.

	The state of the s
Executed and Delivered in Presence of:	
	Note that the second of the se
STATE OF OKLAHOMA,	
County of	a Notary Public, in and for said County an
	personally appeared to the same of the sam
그는 물건이 되는 생각이 있다는 바라이트 시작하면 그 가장하면 가는 이 지역하는 모든 그는 동생생님은 없는데 모든지는 물건이 들어 살았다. 그는 생각이	Miller and the contraction of th
	ing instrument and acknowledged to me that
Witness my hand and official seal on the date last above written.	
My commission expires	Notary Public.

Register of Deeds.