## MORTGAGE, RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

rate of the second	(1,4,5%) and also the experience of adjustmental parameter and above and applying the	e de la company de la comp	en ja ja kan kan kan kan kan kan kan kan kan ka
of the County of	The selection of the se		그렇지하는 학교 된 사람은 학교에 되고 나를 하려고 하다 그리고 있다면 되는 것
arty of the second part; WITNESSETH, That the said partof the first part	t, for and in consideration of the su	am of	
n	of the second part, the receipt whe said party of the second part, and and situate in the County of	reof is hereby acknowledged, to	hagranted, bargained, sold and by the successors and assigns, FOREVER, all of the and State of Oklahom
kirkanduspirparettiikisi keensterjakeesinnun meneren matter perinterjatetiin telektrikatalatuur. Kirparetteka mattalus 1970 esiksiin japaluspatetein suojanakse naikussi kirjatetelisti teneren.	***************************************		kari katuju gisa san rahan ya ay kapi ipilan na digiya pani katubahan katu ban ban sanahaha sana
	der de en de la companya de la comp La companya de la co	one identification and property of the contract of the contrac	
	andregopite, escate da la granda escate, escate de la granda escate de la granda de la granda de la granda de l		
	gradus gravos (1900-1985) por grava (1905-1985) piengradu (1995-1999-1995-1999-1995 1970-1994 gravita (1906-1996-1995) principal (1906-1996-1996-1996-1996-1996-1996-1996-	ente de la companya d Antara de la companya	nago (ran kaipi) erak irin oleh milipa penerik manulik kepidan kepidan kepidak kepidak kepidak kepidak kepidak Kepidan kepidan kepidan irin kepidan kepidan kepidan kerijan kerijan kepidak kepidak kepidak kepidak kepidak k
TO HAVE AND TO HOLD THE SAME, With all and ad all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the degood and indefeasible estate of inheritance therein, free and deequitet and peaceable possession of said party of the second party of the s	the second part, and to delivery hereof, dear of all incumbrances, and that part, , successor and executed upon the following co	successors and the lawful owner  where the	id assigns, forever. And the said part
First: Said partof the first part	justly indebted to the party	of the second part, in the pr	DOLLAR
eing for a loan made by the said party of the second part, to t	the said part of the first part, a	and payable according to the	tenor and effect of
egotiable promissory note, executed and delivered by the sayable to the order of the said party of the second part, as for	duo		
one for \$	due	and the second second	
All payable at the office of	per cent. per annum, and at i	the rate of 10 per cent. per ar	
and the contract of the contra	dame of		
numing, both before and after maturity, on the each year. The installments of interest until maturity are f esaid partof the first part, each bearing interest after m Second. The said partof the first part covenantt	aturity at the rate of 10 per cent.	per antium,	as, of ever time mercury
Second. The said partof the first part covenanta is said premises and any and all taxes or assessments that she y the State of Oklahoma, or by the county, township or muni- ne mortgaged premises insured in some reliable fire and tornad	do insurance company approved by	y the party of the second par	rt for the sum of \$
nd to assign the policies to the said party of the second part, and party of the second part to be held by	业企、安全等各分配。由于1.54万分元,45万分。	والمنابعة والمستواف فالمستواف الأستواف الأساف ا	
Third. The partof the first part agree to keep a	all buildings, fences, and other imp	rovements on said premises i	in as good repair as they are now, and not
llow or commit any waste on said premises and not so personal fourth. It is further expressly agreed by and between the result in the results age of default in the results age of the res	he parties hereto that if any defau	moved theretrom or wo wall ilt be made in the payment of	ne dispidated or destroyed.  If any part of either said principal or interest the premius
ofes when the same occome out, or in the same becomes due, if said fire and tornado insurance, when the same becomes due, if any covenant or condition herein contained, the whole of said fair of the same becomes due, or in the	or in case of removal of any of the	e buildings or other improven d the interest thereon, and a	premises, or upon some case of the bread lents from said land, or in case of the bread ill sums paid by the party of the second par
n account of taxes or assessments, upon some promotes ue and payable and this mortgage may be foreclosed immediate mentioned in said bond, together with interest thereon, from	n said loan, or the premium, tely, and the party of the second por the date thereof at 10 per cent	ire and tornace measurement of this toer annum, crediting any	note shall be entitled to recover the princip and all interest payments made, if any hav
llow or commit any waste on said premises and not to permit Fourth. It is further expressly agreed by and between it olds when the same become due, or in case of default in the F said fire and tornade insurance, when the same becomes due, f any covenant or condition herein contained, the whole of sai a account of taxes or assessments, upon said premises, or upon and payable and this mortgage may be foreclosed immediation mentioned in said bond, together with interest thereon, fix cent made upon said sum, and the party of the second part, or sessments upon said premises, or upon said loan, or hisumane nee premiums, together with interest thereon from the date of	the legal owner and houser or same ce premiums paid by the party of i	i note and mortgage, suant the second part, the full amo	e entitled to recover on account or taxes out so paid, as taxes or assessments, or insu
o party of the second part, or	as, as additional Control part ion of the party of the second part	and said party of thi	id part, or assigns; sum or comments and this martenes, such interest shi
It is further agreed and understood that in computing in a no event, nor in anywise, directly or indirectly, be computed Fifth. It is hereby further agreed and understood that	d so as to exceed 10 per cent per a	nnum.  t of the principal note and	interest herein described, and all renews
Fifth. It is hereby further agreed and understood that vincipal or interest notes, that may hereafter be given, in the epon the same during the said time of extension.	event of any extension of time for the	he payment of said princips	l debt, to evidence said principal or interes
Sixth. Said partof the first part, hereby agreein a collection, and 10 per cent. of the amount due thereon, a ollection, and the sum so due shall become a part of the judgment.	event action is brought to torceous and said attorney's fee shall become the shall be secured by a lieu of	e this mortgage	will pay an attorney's tee or actoring in attorney for the hands of an attorney for the many or thereon.
Seventh. Said partof the first part for the considerative and of the homestead exemptions of the State of Oklahom	ation above mentioned hereby expr na.	ressly waive appraisement o	of said real estate and the benefit of the sta
Eighth. It is expressly agreed and understood that the prances upon said property prior or superior to this mortgage do o recover the same with interest at 10 per cent, upon the anou ceured by these notes and may be recovered in the forcelosure IN WITNESS WHEREOF, The said part	party of the second part shall have ebt, and upon paying and discharg int so paid, from the partof the thereof at the option of the party	to the right to pay and discha ping such lion or incumbrance e first part and said sum shal of the second part.	rga at his option any and all liens or incur the party of the second part shall be entitle I be and become a part of the mortgage del
rst abova written,			and the second
Executed and Delivered in Presence of:		grietija iromorijani, metrogrija	annesinis, maipini, manganga, manganga, mga pagangangangangangangangangangangangangan
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STATE OF OKLAHOMA, )	Sana Marka	and the second s	The state of the s
STATE OF OKLAHOMA,  ounty of			
Refere me	n ere nige und dag eres jagendar middlichen nepaleren geber bis ere eine eine eine geben.	personally appear	a Notary Public, in and for said County and
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tate, on this day of da	in and foregoing instrument and a se uses and purposes therein set for written.	icknowledged to me that	ed