MORTGAGE RECORD, No. 71

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the County of a management and a management of the county	and State of Oklahoma, partof the firs	is part, and
WITNESSETH, That the said portof the first ;	part, for and in consideration of the sum of	artista i apropriata produce di matematica di la constanti di appropriata di Abrillo di
in hand paid, by the said par	ty of the second part, the receipt whereof is hereby :	DOLLA acknowledged, hagranted, bargained, sold and by the
llowing-described tract, piece, or parcelof land, lyi	ing and situate in the County of	successors and assigns, FOREVER, all of and State of Oklahol
And the state of the	naryana, at addition was opposite a second traine, and depring on the beautiful and the contract of the property of	neren kan kan kan kan kan kan kan kan kan ka
공격 공하 회의 및 그리고 되는 기술을 하고 하는 것 같다.	and an experience of the control of	antigari era eta eta eta era eta eta eta eta eta eta eta eta eta et
ender til der 120 som sekkligendagend mentemannlinden inkliktigen om staden som i bendemberede i den ein er	Committee in a state of the contract of the co	Million (M. 1971) (1974
the straight parties and department of the straight of the str	of authoration appropriate relationship to the contract of the	and the first thinking the company operations because the contract of the cont
d all rights of homestead exemption unto the said party the first part dohereby covenant and agree that at t good and indefeasible estate of inheritance therein, free at e quiet and peaceable possession of said party of the secon PROVIDED, ALWAYS, And this instrument is man	of the second part, and to the delivery hereof, the la nd clear of all incumbrances, and that nd part, successors and assigns, fo de and executed upon the following conditions, to-wi	rtenances theretinto belonging or in anywise appertaini successors and assigns, forever. And the said part
	and the control of the control of the specific of the control of t	cording to the tenor and effect of
gotiable promissory note,, executed and delivered by the	he said part of the first part, bearing date	t parament languages of the contract of the co
e for \$	in a series of the series of t	
	The state of the s	마트 하나는 이 경기를 하는 것으로 하는 것은 사람들이 되었다.
All payable at the office of turity or default, at the rate of	per cent. per amum, and at the rate of 10 p	er ceut, per annum after default or maturity; payable se
maller hadly hadown and after mattirities on the	days of	n interest notes, of even date herowith, and executed
said partof the first part, each bearing interest after Second. The said partof the first part covenant	r maturity at the rate of 10 per cent, per annum, kand agreeto pay all taxes and assessments, gen	eral und special, and of whatever character whatsoever,
said premises and any and all taxes or assessments that the State of Oklahoma, or by the county, township or n	shall be made upon said load, or upon the legal no nunicipality, wherein said real estate is situated, whe	eral and special, and of whatever character whatsoever, ider of said notes and mortgages, on account of said lee at the saine becomes due, and to keep the buildings u the second part for the sum of \$
그 하는 경험적 경험적으로 하는 것이 되었다. 그 중점이 되었다면 경험 하는 것이 없는 점점이 되었다.	그는 그는 물리를 가는 것이 되었다. 그 학생들은 학교들은 경기를 가는 것이 되었다. 그 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	첫 하는 생생님, 그 사람은 그녀는 사람들이 들었다. 하고 그 말은 그리즘의 살 살 때문에 한 것을 보았다.
l party of the second part to be held by	curs.	its may appear, and deliver said policies and renewals, park of the first part assumes all responsibility of pr
Third. The part of the first part agree to ke	ep all buildings, lences, and other improvements on a	and premises in as good repair as they are now, and not
Fourth. It is further expressly agreed by and between the same become due, or in case of default in the	m the parties hereto that if any default be made in the payment of any installment of taxes or assessmen	the payment of any part of either said principal or inter its, upon said premises, or upon said loan, or the premiu
said fre and formato insurance, when the same occurred any coverant or condition herein contained, the whole o account of taxes or assessments, whom said premises, or	the said principal sum named herein, and the interest to upon said loan, or the premiums for fire and tornad	hereon, and all sums paid by the party of the second ps a justicance, upon said premises, shall become immediat
e and payable and this mertgage may be forcelosed imment mentioned in said bond, together with interest thereou	slintely, and the party of the second part or any legal, from the date thereof at 10 per cent. per amaum, each to legal aways and helder of said upts and up	I holder of this note shall be entitled to recover the princi rediting any and all interest payments made, if any he tream, shall be multiled to recover as payment of these
ow or commit may waste on said premises and not to per Fourth. It is further expressly agreed by and betwee tes when the same become due, or in case of default in it said fire and tornade insurance, when the same becomes a may covenant, or condition herein contained, the whole o account of taxes or assessments, upon said premises, or a and payable and this mortgage may be foreclosed imme a mentioned in said bond, together with interest thereon can made upon said sum, and the party of the second part essments upon said premises, or upon said loan, or insu- ce premiums, together with interest thereon from the date what is also sumed that in the execut of any default.	rance premiums paid by the party of the second part a of such payment at 10 per cent. per annum.	, the full amount so paid, as taxes or assessments, or ins
ion of the said premises, by receiver or otherwise, at the	option of the party of the second part.	y of the second part, or assigns, shall be entitled to pullations of this boul, and this mortrage, such interest sh
to event, nor in anywise, directly or indirectly, be comp	uted so as to exceed 10 per cent per namum.	ulations of this bond, and this mortgage, such interest st loal note and interest herein described, and all renev
naipal or interest notes, that may be cafter be given, in the on the same during the said time of extension.	ne event of any extension of time for the payment of	ipal note and interest herein described, and all renew said principal debt, to evidence said principal or inter
Sixth. Said pare	in event action is brought to forcelose this mortgag or, and said attornay's fee shall become due and paya from t and shall be secured by a lien of this mortgag	to when this note is placed in the hands of an attorney's fee of I blo when this note is placed in the hands of an attorney's e and by any judgment or decree rendered thereon. approximent of sahl real estate and the benefit of the st
is and of the homestead exemptions of the State of Okia Eighth. It is expressly agreed and understood that if	noma. The party of the second part shall have the right to Be dold, and upon paying and discharging such lies to	ay and discharge at his option any and all liens or incur- r incumbrance the party of the second part shall be entit
	mount so notil from the part of the first part and	said sum shall be said because a part of the mortimes de
recover the same with interest at 10 per cent, upon the a ured by these notes and may be recovered in the forceles	sure thereof at the option of the party of the second t	barge
IN WITNESS WHEREOF, The said part of the	sure thereof at the option of the party of the second first part herounto subsorit	re bus resh odd nomounes.
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STATE OF OKLAHOMA. Before me, ate, on this	ı first pazt herounto subseril	name on the day and you are not as a solution of the said County a sonally appeared
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IN WITNESS WHEREOF, The said part	i first part herounto subscrib first part herounto subscrib first part for the uses and purposes therein set forth, over written.	name on the day and ye n Notary Public, in and for said County a sonally appeared