COMPARED

MORTGAGE RECORD, No. 71

	STATE OF OK	CLAHOMA	
	REAL ESTATE	MORTGAGE	
dreddred		2014 in the year of our Lo	
	Sarleda J (Ed.	and on an	
of the County of Julea	and State of Oklahor	on, part/of the first part, and	\#\$\\$\$_\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
party of the second part:	of the first part, for and in consideration of	the sum of Nineteen Hus	drod
		pt whereof is hereby acknowledged, his granted,	borrotood sold and by the
nyesenty do Warent, bargain, sell, convey au	d confirm, unto said party of the second pa	rt, and to successors and a	ssigns, FOREVER, all of ti
Stollowing described tract, piece, or parcel sto-wit: Lot number	. 10 1 22 1	n Block numbered	and State of Oklahom
S Jugate Dul	(26) Im Quen 0	Eddilion to the	The second
J. Clay of Tulby	Callenday Sta	planta and the state of the sta	
Z	gingganiagticaniagystiganiagys (sain geologicaniagysticania). Anglaingspraigentystylinganiagys (sain geologicaniagysticania).		
3.		aassaatiin kalkanista kirin kalkanta kirin kalkanta kirin karanta kalkani kalkani kalkani karan oo karan Kalkani kirin kalkani karanta kalkani k	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
and all rights of homestead exemption unto the first part do. Whereby covenant and use a good and indefeasible estate of inheritance the quiet and peaceable possession of said part PROVIDED, ALWAYS, And this instruction.	ic said party of the second part, and to	party of the second part, in the principal sum of (r, And the said part
negotiable promissory note. S executed and de navable to the order of the said party of the	elivered by the said party, of the first par- second part, as follows:	t, bearing date	19.1. 3., an
One for \$ 900000	duedue	march 1955	19/3
One for \$	nerchant + Plan	ters Bank Julsa Cklamith in	crest thereon from date unt
maturity or default, at the rate of maturity ou	the days of M	and at the rate of 10 per cent. per aunum after defau	t or maturity; payable sem
in each year. The installments of interest until hearing	til maturity are further evidenced by	coupon interest notes, of even date	herewith, and executed b
the mortgaged premises insured in some reliab and to assign the policies to the said party of said party of the second part to be held by	le fire and tornado insurance company appretto second part, as until this mortgage is nee if loss occurs.	and assessments, general and special, and of whate- or upon the legal holder of said notes and mostga- estate is situated, when the same becomes due, and wed by the party of the second part for the sum of minterests may appear, and deliver so fully paid, and said part. Most the first part assum	did policies and renewals, t es all responsibility of proc
Third. The part of the first part ag allow or commit any waste on said premises a	ree	er improvements on said premises in as good repair of the removed therefrom or to become dilapidated or default be made in the payment of any part of eit of taxes or assessments, upon said premises, said yof the buildings or other improvements from said to, and the interest thereon, and all sums paid by a so for fire and tornado insurance, upon said premise second part or any legal-holder of this note shall be entered to the premise of the said note and mortgage, shall be entitled to rearry of the second part, the full amount so paid, as tat. per annum.	as they are now, and not t destroyed.
		ovenant or condition herein, the rents and profits of ecurity and said party of the second part, or assign ad part.	
It is further agreed and understood that	t in computing interest upon this loan in acceptly, be computed so as to exceed 10 per cer	ordance with the stipulations of this bond, and this it per annum.	nortgage, such interest sha
Fifth. It is hereby further agreed and	understood that this mortgage secures the population in the event of any extension of the	payment of the principal note and interest herein ne for the payment of said principal debt, to evider	described, and all renewa
sixth. Said part	on. ereby agree.∑in event action is brought to nt due thereon, and said attorney's fee shall art of the judgment and shall be secured by	foreclose this mortgage	y an attorney's fee of Te the hands of an attorney fo ree rendered thereon.
laws and of the hamostood exemptions of the	State of Dicharama.	by expressly waiveappraisement of said real estate	
Eighth. It is expressly agreed and undo brances upon said property prior or superior to to recover the same with interest at 10 per cen secured by these notes and may be recovered in IN WINNESS WHEREOF. The said of	ratiood that the party of the second part sin this mortgage debt, and upon paying and d t. upon the amount so paid, from the part. In a the foreclosure thereof at the option of the art V of the first part.	all have the right to pay and discharge at his option lischarging such lien or incumbrance the party of the forth of the first part and said sum shall be and become a party of the second part. hereunto subscribed	any and all hens or incum second part shall be entitle a part of the mortgage deb
first above written.		มีประชากับให้เกิดเลยเสนาแล้วเตาใจเกิดเกิดเลยเลยเกิดเกิดเลยเลยเลยเลยเลยเลยเลยเลยเลยเลยเลยเลยเลยเ	and the second
Executed and Delivered in Pa	RESENCE OF:	Sarilda J. aa	ans
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Drawn Rd., (180-21) and remain processes to the control of the con		Angeleannighter good, are senten her termonishing services	o desperante estados e
STATE OF OKLAHOMA,	85.		
County of Substitution Substitu			, in and for said County and
State, on this 20 Day of	le I adams	19. S, personally appeared	and
free and voluntary ac	executed the within and foregoing instrumen	t and acknowledged to me that	executed the same a
Witness my hand and official seal on the My commission expires.	s date last above written.	(seel) S. J. Minder	wood Notary Public.