MORTGAGE RECORD, No. 71

265

	유민들은 이 동안은 승규가 들었다. 한 것	ESTATE MORTGAGE	
dred		day of	
		าสุของสารแห่ง - บริสาทธุรรมสารและสารที่สุดว่าสารการแห่งสารสารสารการสารการ(1990) นุษณะการ - ครามนี้สารประกอบเหตุดารสารการการการการการการการการการการการการกา	الم
of the County of	,	and State of Oklahoma, partof the first part,	and according to a survey a survey of the second
narty of the second nart:	[1] 이 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이다.	and in consideration of the sum of	전에 가장 집에 가장 것 같은 것 같아요. 이는 집에 집에 많이 같이 것 같아.
		e second part, the receipt whereof is hereby acknow	
presents do grant, bay	rgain, sell, convey and confirm, unto said , piece, or parcelof land, lying and	o second part, the receipt whereof is hereby newhow party of the second part, and to	
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and all rights of homester of the first part domain he a good and indefeasible es the quict and peaceable p PROVIDED. ALV	ad exemption unto the said party of the s areby covenant and agree that at the deliv state of inheritance therein, free and clear possession of said party of the second part, VAYS, And this instrument is made and	ular the tenements, horeditaments and appurtenance econd part, and to	sors and assigns, forever. And the said par wherof the premises above granted, and s will WARRANT AND DEFEND the a against the lawful claims of all persons when
		said partof the first part, and payable according	
negotiable promissory not	to, executed and delivered by the said parts of the second parts of the second part as follo	part	
One for S			
One for S		due	
All payable at the maturity or default, at th	office of	"per cent. per annum, and at the rate of 10 per cent	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	a clean marker with a nor flag	er evidenced by	n a Bhri
the said partof the fir	rst part, each bearing interest after matur	ity at the rate of 10 per cent. per annum,	al special and of whatever chargeter whatsee
the said premises and any	r and all taxes or assessments that shall b	ngreeto pay all taxes and assessments, general an e made upon said loan, or upon the legal holder of lity, wherein said real estate is situated, when the	said notes and mortgages, on account of sa
the mortraged promises it	nsured in some reliable fire and tornudo in	isurance company approved by the party of the sec	ond part for the sum of S
and to assign the policies	to the said party of the second part, as	until this movemen is fully paid, and said part	y appear, and deliver said policies and renew of the first part assumes all responsibility (
and care and expanse of o	collecting such insurance if loss occurs.	until this mortgage is fully paid, and said part	and an an an all associate as these are now and
allow or commit any wast	to on said premises and not to permit any	uldings, fences, and other improvements on said proof the improvements to be removed therefrom or t	o becomo dilapidated or destroyed.
Fourth. It is furth notes when the same beco	her expressly agreed by and between the payr ome due, or in case of default in the payr	arties here to that if any default be made in the pay nent of any installment of taxes or assessments, up in case of removal of any of the buildings or other in include up named bergin and the interest thereon	ymony of any part of either shat principal or on said premises, or upon said loan, or the pri- provements from said land, or in case of the
of any covenant or coudi on account of taxes or as	tion herein contained, the whole of said p sessments, upon said premises, or upon se	rincipal sum named herein, and the interest thereon id loan, or the premiums for fire and tornado insur	, and all sums paid by the party of the secon ance, upon said premises, shall become imme
due and payable and this sum mentioned in said bo	mortgage may be foreclosed immediately and, together with interest thereon, from	, and the party of the second part or any legal holde he date thereof at 10 per cont, per annum, creditin	r of this note shall be entitled to recover the p of any and all interest payments made, if an while a sufficient for a second
assessments upon said sum	, and the party of the second part, or the emises, or upon said loan, or insurance p with interest therean from the data of suc	in case of removal of any of the buildings or other in rincipal sum named herein, and the interest thereon id loan, or the premiums for fire and formado insur , and the party of thus second part of any legal holde his date thereof at 10 per cent, per annum, creditin legal owner and holder of said note and mortgage, remiums paid by the party of the second part, the h h payment at 10 per cent, per annum.	ull amount so paid, as taxes or assessments, o
And it is also north	wi that in the event of any default in DRV	ment or breach of any covenant or condition dercin	, the reats and promis of said premises are
to party of the second party session of the said premise	rt, or assigns, a assigns, a by receiver or otherwise, at the option	s additional collateral security and said party of the party of the second part.	he second part, or assigns, shall be entitled
It is further agreed	and understood that in computing interd	st upon this loan in accordance with the stipulation	s of this bond, and this mortgage, such intere
Fifth. It is hereby	r further agreed and understood that this that may be easily be given in the even	mortgage secures the payment of the principal ne to any extension of time for the payment of said	oto and interest herein described, and all r principal debt, to evidence said principal or
upon the same during the	said time of extension.	t action is promit to foreglose this mortgage	will pay an attorney's fee
Dollars (\$10.00), and 10 p collection, and the sum so	er cent, of the amount due thereon, and a due shall become a part of the ludgment	it action is brought to forcelose this mortgage aid attorney's fee shall become due and payable wh and shall be secured by a lien of this mortgage and	en this note is placed in the hands of an attor by any judgment or decree rendered thereon.
Seventh. Said par	tof the first part for the consideration d exemptions of the State of Oklahoma.	above mentioned hereby expressly waiveapprais	ement of said real estate and the benefit of t
Eighth. It is expre	essly agreed and understood that the part	y of the second part shall have the right to pay and and upon paying and discharging such lien or incun o paidy from the part,, of the first part and said s reof at the option of the party of the second part.	I discharge at his option any and all liens or abrance the party of the second part shall be
to recover the same with i	interest at 10 per cent, upon the amount s	o paid, from the part,of the first part and said s red at the option of the party of the second part.	un shall be and become a part of the mortga
IN WITNESS WE	IEREOF, The said partof the first pr	arthorounto subsoribed	
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	OKLAHOMA,)		
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