## MORTGAGE RECORD, No. 71

나는 것 것 같은 것	LESTATE MORTGAGE
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Alexander and the second state and the se	and State of Oklahoma, partof the first part, and
of the county bing and ant:	nanalani buwe u Okanijumi patenanyi uto msy pate and ananyi sanananana ananyi ananyi Manana ananyi
WITNESSETH, That the said part of the first part, f	for and in consideration of the sum of
to	the second part, the receipt whereof is hereby acknowledged, hammeranted, bargained, sol id party of the second part, and to many successors and assigns, FORE
following-described tract, piece, or parcelof land, lying an to-wit:	d situate in the County of an an an and Stat
	สถางสูงกับรายสนุร์ - รฐมาณี สามาร์โอสามาร์ (การสมสังชาวิทาศารรรมสุขายาก และแกกร และสุขามสามาร์ การสา และการสำนักสามาร์ และสามาร์การการสุขายาศาร การการสนิตาร์ (การการสามาร์การการการการการการการการการการการการการก
· 영상 · 사용은 이 이렇게 가장 있는 것은 이 가장을 얻는 것을 수 있는 것을 가지 않는 것을 가지 않는 것을 하는 것을 수 있는 것을 하는 것을 수 있는 것을 하는 것을 수 있는 것을 하는 것을	และสินสมกัน และ
	กมณ์แหน่งการที่มากมีสารสารสารที่สารสารสารสารสารสารสารสารสารสารสารสารสารส
and all rights of homestead exemption unto the said party of the	ngular the tenements, hereditaments and appurtenances thereinto belonging or in anywise e second part, and to
of the first part dohereby covenant and agree that at the del	livery hereof,
the quiet and peaceable possession of said party of the second part PROVIDED, ALWAXS, And this instrument is made and	rt,
First. Said partof the first part	in executed upon the following conduction to which in the principal sum of (\$
being for a loan made by the said party of the second part, to the	e said partof the first part, and pavable according to the tenor and effect of
negotiable promissory note, executed and delivered by the said payable to the order of the said party of the second part, as foll One for S.	l partof the first part, bearing date
One for S	due
All payable at the office of	per cent. per annum, and at the rate of 10 per cent. per annum after default or maturity;
appuaily both before and after maturity, on the	days of
the said partof the first part, each bearing interest after mat Second. The said partof the first part covenantand	ther evidenced by
the said premises and any and all taxes or assessments that shall by the State of Oklahoma, or by the county, township or munici	1 agreeto pay all taxes and assessments, general and special, and of whatever character w be made upon said loan, or upon the legal holder of said notes and mortgages, on account pality, wherein said real estate is situated, when the same becomes due, and to keep the l insurance company approved by the party of the second part for the sum of 3
and to assign the policies to the said party of the second part, as	interests may appear, and deliver said policies and
and care and expense of collecting such insurance it loss occurs.	mountil this mortgage is fully paid, and said partof the first part assumes all responsi buildings, fences, and other improvements on said premises in as good renair as they are up
	buildings, fences, and other improvements on said premises in as good repair as they are no ny of the improvements to be removed therefrom or to become dilapidated or destroyed. I parties hereto that if any default be made in the payment of any part of either said princi
notes when the same become due, or in case of default in the par of said fire and tornado insurance, when the same becomes due, or of any covenant or condition herein contained, the whole of said	yment of any justallment of taxes or assessments, upon said premises, or upon said loan, or r in case of removal of any of the buildings or other improvements from said land, or in case principal sum named herein, and the interest thereon, and all sums raid by the narty of th
on account of taxes or assessments, upon said premises, or upon a due and payable and this mortgage may be forcelosed immediatel	said lean, or the premiums for fire and tornado insurance, upon said premises, shall become ty and the party of the second part or any legal holder of this note shall be entitled to recove i the date thereof at 10 per cent, per annum, crediting any and all interest navments mad
been made upon said sum, and the party of the second part, or the assessments upon said premises, or upon said loan, or insurance area nominums, fourther with interest the second part, of a	parties hereto that if any default be made in the payment of any part of either said princi yment of any installment of taxes or assessments, upon said premises, or upon said loan, or r in case of removal of any of the buildings or other improvements from said land, or in case principal sum named herein, and the interest thereon, and all sums paid by the party of the said loan, or the premiums for fire and tornado insurance, upon said premises, shall be coming y and the party of the second part or any legal holder of this note shall be entitled to recover i he date thereof at 10 per cent. Per annum, crediting any and all interest payments made he legal owner and holder of said note and mortgage, shall be entitled to recover on accoun- premiums paid by the party of the second part, the full amount so paid, as taxes or assess ich payment at 10 per cent. per annum.
And it is also agreed that in the event of any default in that	tyment of preach of any covenants of condition mercin, the reads and promis of sale premise
session of the said premises, by receiver or otherwise, at the option It is further acreed and understood that in computing inter	, as additional collateral security and said party of the second part, or assigns, shall be en n of the party of the second part. crest upon this loan in accordance with the stipulations of this bond, and this mortgage, such
in no event, nor in anywise, directly or indirectly, be computed a Fifth. It is hereby further agreed and understood that th	erest upon this loan in accordance with the stipulations of this bond, and this mortgage, such so as to exceed 10 per cent per annum. is mortgage secures the payment of the principal note and interest herein described, au and of any extension of time for the payment of said principal debt, to evidence said princip
upon the same during the said time of extension.	승규는 것 같은 것 같
Collection, and the sum so due shall become a part of the judgment	ent action is brought to forcelose this mortgage
Seventh. Said partof the first part for the considerati laws and of the homestead exemptions of the State of Oklahoma.	on above mentioned hereby expressly waiveappraisement of said real estate and the benef
Eighth, it is expressly agreed and understood that the pa brances upon said property prior or superior to this mortgage deb to recover the same with interest at 10 per cent, upon the amount	rty of the second part shall have the right to pay and discharge at his option any and all li t, and upon paying and discharging such lien or incumbrance the party of the second part sh is ao paid, from the part,of the first part and said sum shall be and become a part of the n hereof at the option of the party of the second part.
IN WITNESS WHEREOF, The said part of the first	hereof at the option of the party of the second part. part
first above written.	an a
Executed and Delivered in Presence of:	a na si n
	지금 제임을 가장 물건을 수 없는 것을 다 물건을 가지 않는 것을 줄 수 없는 것이 것을 위해 가장 것이 가지 않는 것이 같다.
STATE OF OKLAHOMA, )	
County of	
State on this day of	
to me known to be the identical persons who executed the within	and foregoing instrument and acknowledged to me that a summary and several during the severa during the seve
Witness my hand and official seal on the date last above w	rikton.
가 같아서 동안되었다. 그는 것은	
My commission expires	

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