THIS INDENTURE, Made this.

MORTGAGE RECORD, No. 71

BAML BODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 20002 OFFER

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

the County of	by and between	arr ar an ar steining mentrari an annhain santi se arrogenname, a maang paga an ga ar an paga ar an manan man Pagalan an arang mengalan santan manan manan santan manan manan manan manan manan manan manan manan manan mana
TO HAVE AND TO HOLD THE SAME. With all and singular the tecements, broditements and apparent and story. In the said party of the second part, the receipt whereof is borely acknowledged, he general, beguined, and and story. The said party of the second part, and to	County of annual	State of Oklahoma, partof the first part, and
In heard paid, by the naid party of the second part, the receipt wheever is hereby submorbedged, hasgranted, bergalend, sold and twents thegranted, person, person, or pured_of least, being subside in the County of	f the second part;	pilotititisyrijisidan myyriyyisid daga mariya daga firmahira 1615-a a abila abila abila abila abila abila abil
in hand pair, by the said party of the second part, the occasive wheney is kneedy endouveded, ha	WITNESSETH, That the said partof the first part, for and i	n consideration of the sum of DOLLARS
TO MANE AND TO HOLD THE SAME, With all not singular the tennests, hereitements and appartenances thereinto belonging or in serprice appared all rights of housested exemption unto the said party of the second part, and to	in hand paid, by the said party of the secons documents in hand paid, by the said party said party ag-described tract, piece, or parcelof land, lying and situate	nd part, the receipt whereof is hereby acknowledged, hagranted, bargained, sold and by thes of the second part, and tosuccessors and assigns, FOREYER, all of the s in the County ofand State of Oklahoma
TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appartenances thereunts belonging or in anywise appare and all rights of homesteed exemption unto the said party of the second part, and to,	akkirkilation julik karistan ilianna manimanshiriman artistan ja mataman mataman ja mataman ja mataman ja mata	րում անասարան անական անական արագայան արանական անագարան անական անագարան անագարան անագարան անկան անկան անկան անա
TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hareditaments and appurtenances thereunts belonging or in anywise appear and all rights of homesteal exemption unto the said party of the second part, and to	yr. bybrigger vongenin inn aregeningelisenjyjeri san anninge bybrigenskappingskiptelebetriyserskiptelebetri og	ki tapagapan darah para darah darah permain darah darah Manjagapan
poor for a loan made by the said party of the second part, to the mid part	TO HAVE AND TO HOLD THE SAME, With all and singular the rights of homestead exemption unto the said party of the second rst part dohereby covenant and agree that at the delivery he and indefeasible estate of inheritance therein, free and clear of all it and peaceable possession of said party of the second part,	ne tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining part, and to a successors and assigns, forever. And the said part
as for S	tierry and a proposition of the state of the sport bear about the constitution of the spiritual desiration and its same and the spiritual desiration and the spir	чинорення принципального принцентичного постанований принцентичного принцентичного принцентичного принцентично
and for \$	r a loan made by the said party of the second part, to the said parts of the order of the said parts to the order of the said party of the second part, as follows:	rtof the first part, and payable according to the tenor and effect of
All payable at the office of	Surrent and the server and the server of the	due,
each year. The installments of interest untill maturity are further evidenced by	ll payable at the office of	ent. per annum, and at the rate of 10 per cent. per annum after default or maturity; payable semi-
anottaged premises insured in some reliable fire and tornado insurance company approved by the party of the second part for the second part, as	year. The installments of interest until maturity are further evic partof the first part, each bearing interest after maturity at	denced by
departs of the second part to be held by	gaged premises insured in some reliable fire and tornado insurance	ce company approved by the party of the second part for the sum of \$
Third. The park	ty of the second part to be held by	this mortgage is fully paid, and said part of the first part assumes all responsibility of proof
And it is also greed that in the event of any delantin in gaynelier of necessarian of conduction method, the refuts and promise of said premises are party of the second part, of the second part, of the second part, or assigns, as additional collateral security and said party of the second part, or assigns, shall be entitled it sion of the said premises, by receiver or otherwise, at the option of the party of the second part. It is further agreed and understood that in computing interest upon this loan in accordance with the stipulations of this bond, and this mortgage, such interest now the party of indirectly, be computed so as to exceed 10 per cent per annum. Fifth. It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest herein described, and all renigal or interests notes, that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal or in the same during the said time of extension. Sixth. Said part	hird. The partof the first part agree to keep all building	s, fences, and other improvements on said premises in as good repair as they are now, and not to
And it is also greed that in the event of any delatit in psychiet or brecate of any coverant of conduction dreath, the refus and pronts of said premises are party of the second part, or assigns, shall be entitled; is sion of the said premises, by receiver or otherwise, at the option of the party of the second part. It is further agreed and understood that in computing interest upon this boan in accordance with the stipulations of this bond, and this mortgage, such interes no event, nor in anywise, directly or indirectly, be computed so as to exceed 10 per cent per annum. Fifth. It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest herein described, and all reingial or interest notes, that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal or its same during the said time of extension. Sixth. Said part	overant or condition herein contained, the whole of said principa int of taxes or assessments, upon said premises, or upon said loan payable and this mortgage may be forcelosed immediately, and thitoned in said bond, together with interest thereon, from the dat de upon said sum, and the party of the second part, or the legal c	I sum named herein, and the interest thereon, and all sums paid by the party of the second part, , or the premiums for fire and tornade insurance, upon said premises, shall become immediately he party of the second part or any legal holder of this note shall be entitled to recover the principal a thereof at 10 per cent. per annum, crediting any and all interest payments made, if any have swurer and holder of said note and mortgage, shall be entitled to recover on account on taxes or
It is further agreed and understood that in computing interest upon this loam in accordance with the stipulations of this bond, and this mortgage, such interes no event, nor in anywise, directly or indirectly, be computed so as to exceed 10 per cent per annum. Fifth. It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest herein described, and all reincipal or interest notes, that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal or in on the same during the said time of extension. Sixth. Said part	nd it is also agreed that in the event of any delault in payment of	r preach of any covenant or condition herein, the rents and pronts of said premises are pledged
Fifth. It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest berein described, and all remeipal or interest notes, that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal or in the same during the said time of extension. Sixth. Said part	is further agreed and understood that in computing interest upon	n this loan in accordance with the stipulations of this bond, and this mortgage, such interest shall
Sixth. Said partof the first part, hereby agreein event action is brought to forcelose this mortgage	ith. It is hereby further agreed and understood that this mortge or interest notes, that may hereafter be given, in the event of any same during the said time of extension.	age secures the payment of the principal note and interest herein described, and all renewal, y extension of time for the payment of said principal debt, to evidence said principal or interest
Eighth. It is expressly agreed and understood that the party of the second part shall have the right to pay and discharge at his option any and all liens or i arecs upon said property prior or superior to this mortgage debt, and upon paying and discharging such lien or incumbrance the party of the second part shall be errecover the same with interest at 10 per cent. upon the amount so paid, from the partof the first part and said sum shall be and become a part of the mortgage under by these notes and may be recovered in the foreclosure thereof at the option of the party of the second part. IN WITNESS WHEREOF, The said partof the first part	eventh. Said partof the first part for the consideration above	
IN WITNESS WHEREOF, The said part	ot the homestead exemptions of the State of Okiahoma. ghth. It is expressly agreed and understood that the party of thi upon said property prior or superior to this mortgage debt, and up or the same with interest at 10 per cent. upon the amount so paid,	e second part shall have the right to pay and discharge at his option any and all liens or incum- pon paying and discharging such lien or incumbrance the party of the second part shall be entitled from the part,of the first part and said sum shall be and become a part of the mortgage debt
STATE OF OKLAHOMA, STATE OF OKLAHOMA, Before me, a Notary Public, in and for said Count ate, on this	WITNESS WHEREOF, The said part of the first part	
STATE OF OKLAHOMA, Interpretation of the state of the st	Executed and Delivered in Presence of:	
STATE OF OKLAHOMA, unty of a Notary Public, in and for said Count ate, on this day of 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	_{ана} Манаралан (дамуунд Изаариялын жаган жаруунун тамалан жага	Ne software strang activity of a strangelike strange lady and a strangelike st
Before me, a Notary Public, in and for said Count te, on this and the said te, on this and the said Count te, on the said te, on the sai		face and exposure of more according to the according to t
	fore me, america and a comment of the comment of the comment of	a Notary Public, in and for said County and
Witness my hand-and official seal on the date last above written.	own to be the identical persons who executed the within and fore	egoing instrument and beknowledged to me that
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This instrument was filed for record this	[발표] 10 1일 : 10 10 12 12 12 12 12 12 12 12 12 12 12 12 12	원생이 보이 있는 경우 살이 하고 있다면 하고 있다면 하는 것은 사람이 하고 있다는 것은 것이다고 있을까지 않았다. 그는 것이다는 것은 것이다는 것이다는 것이다.