MORTGAGE RECORD, No.-71

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	그는 것 같은 것 같은 것 같은 것 같은 물질을 얻는 것 같이 많이 많이 했다.	ATE OF OKLAHOMA ESTATE MORTGA	GE
	er sam er state er sam state er state for de state er st	an a	and where the state of the stat
			rst part, and
WITNESSETH. That th	he said partof the first part, for a	nd in consideration of the sum of	
toin presents dogrant, bargain, following-described tract, pie to-wit:	hand paid, by the said party of the s sell, convey and confirm, unto said party cos, or parcelof land, lying and sit	econd part, the receipt whereof is hereby arty of the second part, and to	r acknowledged, hammer and assigns, FOREVER, a sold and assigns, FOREVER, a sold assigns, FOREVER, a sold assigns, for a state of O
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	* ***********************************		аналийн арад ар 1997 од 1997 од 1977 од 1977 од 1978 од 1979 од 1972 - Прима Сала, сумаа са с
TO HAVE AND TO HO and all rights of homestead exe "of the first part do,,bereby c a good and indefeasible estate o the quiet and peaceable possess PROVIDED, ALWAYS,	DLD THE SAME, With all and singulu- emption unto the said party of the sec- covenant and agree that at the deliver of inheritance therein, free and elear of ion of said party of the second part, , And this instrument is made and exc	ar the tenements, hereditaments and app ond part, and to	nurtenances thereunto belonging or in anywise appendix successors and assigns, forever. And the said particular with the premises above granted, and in the substant of the premises above granted, and in the said with the lawful claims of all persons who with the principal sum of (\$
heine for a loan made by the sa	aid narty of the second part, to the sai	l partof the first part, and pavable a	DO
negotiable promissory note, e	executed and delivered by the said par	tof the first part, bearing date	
One for \$		due	
All payable at the office maturity or default, at the rate	of	er cent. per annum, and at the rate of 10	per cent, per annum after default or maturity; payal
annually, both before and after in each year. The installments	r maturity, on the	evidented by	on interest notes, of even date herewith, and exec
the mortgaged premises insured and to assign the policies to the said party of the second part to and care and expense of collecti	l in some reliable fire and tornado insu e said party of the second part, asu o be held byu ing such insurance if loss occurs.	rance company approved by the party of inter- ntil this mortgage is fully paid, and said	meral and special, and of whatever character whatso iolder of said notes and mortgages, un account of si- then the same becomes due, and to keep the buildir f the second part for the sum of S
Fourth It is further av	pressly acreed by and between the par	ties hereto that if any default be made in	rom or to become dilapidated or destroyed. i the payment of any part of either said principal or ents, upon said premises, or upon said loan, or the pr other improvements from said laud, or in case of the thereon, and all sums paid by the party of the seco do insurance, upon said premises, shall become imm gal holder of this note shall be entitled to recover the <u>p</u> oredifing any and all interest payments made, if a fortgage, shall be entitled to recover on account of irt, the full amount so paid, as taxes or assessments, of
And it is also agreed that	t in the event of any default in payme	nt or breach of any covenant or conditio	rt, the full amount so paid, as taxes or assessments, on a herein, the rents and profits of said premises are rty of the second part, or assigns, shall be entitled
It is further agreed and t	understood that in computing interest partly or indirectly, be computed so as	upon this loan in accordance with the sti to exceed 10 per cent per annum.	ipulations of this bond, and this mortgage, such inter
principal or interest notes, that i upon the same during the said i	may bereafter be given, in the event o time of extension.	f any extension of time for the payment	teipal note and interest herein described, and all a of said principal debt, to evidence said principal or
Seventh. Said part	of the first part for the consideration a motions of the State of Oklahoma	bove mentioned hereby expressly waive.	age
Eighth. It is expressly a brances upon said property prio to recover the same with interes secured by these notes and may IN WITNESS WHERE(first above written.	greed and understood that the party e r or superior to this mortgage debt, at st at 10 per cent. upon the amount so v be recovered in the forcelosure there OF, The said partof the first part	of the second part shall have the right to d upon paying and discharging such lien paid, from the partof the first part ar if at the option of the party of the second anneases the second subsc	pay and discharge at his option any and all liens or or incumbrance the party of the second part shall be d said sum shall be and become a part of the mortga l part. ribed
	7	사람은 승규는 사람이 있는 것은 것이 집에 가장을 가지 않는다.	бар та споло и та браго сила бала са се
그는 것 같은 것은 것이 같은 것이 가지 않는다. 같은 다 같은 것은 것이 같은 것은 것이 같은 것이다.	ELIVERED IN PRESENCE OF:	6-##***********************************	n ar an
		under an eine eine eine eine eine eine eine e	an da an
STATE OF OKL	АНОМА,		a Notary Public, in and for said Cou
State, on this		realization in the second s	and for said Coursessaily appeared
to me known to be the identical forme known to be the identical free and Witness my hand and off	l persons who executed the within and d voluntary act and deed for the uses ficial seal on the date last above writte	foregoing instrument and acknowledged and purposes therein set forth.	to nie thatexecuted the
My nommission exhines		Ye999e4	Notary Pr
사실하는 것 같은 것 같은 것 같은 것 같이 있는 것	사람들은 일을 수많이 잘 잘 넣고 있는 것을 가 많아요.	김 승규는 물건이 있는 것이 같다. 그 것은 상태에는 것은 것이다.	

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