## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA
REAL ESTATE MORTGAGE

THIS INDENTURE, Made this	day of	in the year of our Lord One Thousand Nine Hun-
이 것 같아하다 하다 그렇지 하다면 하는 하는 사람들이 하는 사람들이 가고 있는데 이 그는 것같아.	이 상대 2000년 시간 이 아니는 사람들은 사람들이 가는 것이 없었다.	이 나이다 나는 사람들은 내가 이 나를 하게 되었다면 가는 사람들이 되어 가는 사람들이 되었다면 하는데 그렇게 되었다.
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manungadint garangunganan managa an arang managa ang mangar Managaran Palan Managaran managaran managaran managaran managaran managaran managaran managaran managaran man	aggypps ysgresacquatymata, aryst paretern garage garage garage garage garage garage garage garage garage garag	ring namagan ang dinggan ang dinggan ang minggan kananan ang mang mang mang mang mang mang
WITNESSETH, That the said partof the	o first part, for and in consideration of the sum of	DOLLARS
toin hand paid, by the s	aid party of the second part, the receipt whereof i	is hereby acknowledged, hagranted, bargained, sold and by these
presents dogrant, bargain, sell, convey and con	firm, unto said party of the second part, and to	successors and assigns, FOREVER, all of the
to-wit:		
	and the control of the property of the control of t	variationalistico dan del Prima del Grande Artino del Carrera del Prima del Prima del Carrera Carrera del Arti
		kai akeunut perintuk ang katalan ang katalan ang katalan ang katalan ang katalan ang at katalan ang katalan an Katalan ang katalan ang ka
	and the state of the	Wig 187428TD 18, gran 175718; cis sono 1881, in 1982 in 1882;, 17, 17, 1443 in Handalland, 18, 1847 in 1888 in 1882 in 1884 in 188
enekana jajan erenja jajan jajan kan jajan jajan jajan jajan jajan kan ja enekantikan ja erenja. Langun jajan jajan jajan jajan jajan jajan jajan 1880 maja. Erente jajan jajan jajan jajan jajan jajan jajan j	anadasia daga segati kega dari sebagai serang mendapangkan kega dan dan sebagai sebagai sebagai sebagai sebaga Manadas daga pandak nggangan sebagai s	
		and appartenances thereunto belonging or in anywise appertaining
and all rights of homestead exemption unto the said	party of the second part, and to	successors and assigns, forever. And the said part
of the first part dohereby covenant and agree to a rond and indefeasible estate of inheritance therein	nat at the delivery hereof,	the lawful ownerof the premises above granted, and seized of
the quiet and peaceable possession of said party of t	no second part, successors and	assigns, forever, against the lawful claims of all persons whomsoever
First. Said part.,,,,of the first part.,,,,,	t is made and executed upon the following conditi	he second part, in the principal sum of (S
100001	and the state of t	DOLLARS
negotiable promissory note, executed and delivere	d by the said part of the first part, bearing d	Internation 19 and
One for S	due	5 19 19 19 19 19 19 19 19 19 19 19 19 19
One for S	dyo.	
All payable at the office of		with interest thereon from date until
innually, both before and after maturity, on the	days of	with interest thereon from date until ate of 10 per cent, per annum after default or maturity; payable semi-
n onch year. The installments of interest until ma he said partof the first part, each bearing inter	curity are further evidenced byest after maturity at the rate of 10 per cent, per a	coupon interest notes, of even date herewith, and executed by
Second. The said partof the first part c	ovenantand agreeto pay all taxes and assessments that shall be made upon said loan, or upon the	nents, general and special, and of whatever character whatsoever, on e legal holder of said notes and mortgages, on account of said loan, uated, when the same becomes due, and to keep the buildings upon
he mortgaged premises insured in some reliable fire	and tornado insurance company approved by the	party of the second part for the sum of \$
recurrier of the first of the contract of the		تحرير والمرازان وبراء الرفاقونين وجان للمنتوبون والكا المتحصصات للمصا عويتسفوني
aid party of the second part to be held byud care and expense of collecting such insurance if	loss occurs,	and said partof the first part assumes all responsibility of proof
Third. The partof the first part agree allow or commit any waste on said premises and no	to keep all buildings, feuces, and other improven to permit any of the improvements to be remove	ments on said premises in as good repair as they are now, and not to at therefrom or to become dilapidated or destroyed.
Fourth. It is further expressly agreed by and totes when the same become due, or in case of defau	between the parties hereto that if any default be it in the payment of any installment of taxes or	at therefrom or to become diaphdated or destroyed.  assessments, upon said premises, or upon said principal or interest assessments, upon said premises, or upon said loan, or the premiums lidings or other improvements from said land, or in case of the breach interest thereon, and all sums paid by the party of the second part, and tornado insurance, upon said premises, shall become immediately or any legal holder of this note shall be entitled to recover the principal annum, crediting any and all interest payments made, if any have a and mortgage, shall be entitled to recover on account of taxes or cond part, the full amount so paid, as taxes or assessments, or insur- in.
of said fire and tornado insurance, when the same be of any covenant or condition herein contained, the	comes due, or in case of removal of any of the whole of said principal sum named herein, and the see, or mon said loan, or the premiums for fire ar	idings of other improvements from said mad, or in case of the oreacn z interest thereon, and all sums paid by the party of the second part, and tornado insurance, upon said premises, shall become immediately
hie and payable and this mortgage may be forceloss um mentioned in said bond, together with interest	d immediately, and the party of the second part of thereon, from the date thereof at 10 per cent. per	r any legal holder of this note shall be entitled to recover the principal canaum, crediting any and all interest payments made, if any have
peen made upon said sum, and the party of the seconsessments upon said premises, or upon said loan,	nd part, or the legal owner and holder of said not or insurance premiums paid by the party of the se	e and mortgage, shall be entitled to recover on account of taxes or econd part, the full amount so paid, as taxes or assessments, or insur-
And it is also agreed that in the event of any	demand in bashiens or preact of any covenant or	continuon nerein, one remes and promes or said premises are pieciged
o party of the second part, or	at the option of the party of the second part.	I said party of the second part, or assigns, shall be entitled to pos-
It is further agreed and understood that in or n no event, nor in anywise, directly or indirectly, b	mputing interest upon this loan in accordance wit e computed so as to exceed 10 per cent per annua	h the stipulations of this bond, and this mortgage, such interest shall n.
Fifth. It is hereby further agreed and under principal or interest notes, that may hereafter be give	stood that this mortgage secures the payment of m, in the event of any extension of time for the p	the principal note and interest herein described, and all renewal, ayment of said principal debt, to evidence said principal or interest
pon the same during the said time of extension.  Sixth. Said partof the first part, hereby	agreein event action is brought to forcelose thi	is mortgagewill pay an attorney's fee of Ten
Odlars (\$10.00), and 10 per cent. of the amount due oldection, and the sum so due shall become a part of Seventh, Said partof the first part for the angular of the homestend exemptions of the State	thereon, and said attorney's fee shall become due the judgment and shall be secured by a lien of this ac consideration above mentioned hereby expressly of Oklahoma.	is mortgage
Eighth. It is expressly agreed and understoo	I that the party of the second part shall have the mortgage debt, and upon paying and discharging s	right to pay and discharge at his option my and all liens or incum- such lien or incumbrance the party of the second part shall be entitled t part and said sum shall be and become a part of the mortgage debt he second part.
o recover the same with interest at 10 per cent. upo ecured by these notes and may be recovered in the	n the amount so paid, from the partof the first forcelosure thereof at the option of the party of the	t part and said sum shall be and become a part of the mortgage debt in second part.
IN WITNESS WHEREOF, The said part rst above written.	시나 15. 하고 아이라는 성기는 하고 있다면 하고 있다. 그는 경기에 되었다.	to subscribed and year
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Executed and Delivered in Presen		annulturite (i.g. adijlaran) (1611) annu an annu an annu an annulturite (i.g. adijlaran) (1611)
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STATE OF OKLAHOMA,	<b>1 33</b> :	
ounty of		
tate on this		personally appeared
adalagi aga saya (1965), ng pagtan si dalada nada sayanan indipagga (1979), ng pina an 1979, ng paga Ng karan sayang ng pagsang ng pagsang ng pagsang na sayang ng pagsang ng pagsang ng pagsang ng pagsang ng pags	edysztypynymia a acestatum szeresétések és szeretkesét a az egyppyminyésetések éspektytának a Králinak egypenymia akadyanak kelytesek es egypektyren a hij egypektyren közet minyenymisk.	nnd
	al the within and foregoing instrument and ackno	wledged to me thatexecuted the same as
Witness wer hand and affaint and an the date	lout alvana writtan	나는 이 집에 가는 사람들은 사람들이 아니라 사람들은 사람들이 되었다면 바람들은
ly commission expires	gg of the control of	Notary Public,
Control of the contro		
		A. D. 19 at o'clock W
This instrument was filed for record this	day ol.	A. D. 19. nt. o'clock. M.  Register of Deeds.