MORTGAGE RECORD, No. 71

		TE OF OKLAHOMA STATE MORTGA	그런 점점 이용하다 가장 하이라는 그렇게 되고 하는 사람들 점점하다. 그런 육도 하는 하다겠었다. 그로
THIS INDENTURE, Made	아이는 이름을 가장들이 가고 끊힌다. 그리고 있다.	이 얼마나 이 네일이 뭐니까 그리는 얼마나 나를 하는다.	
drel	by and between	dang ang anatan ara na mananan ang ang ang ang ang ang ang ang a	
\$1500 tre 10 \$1500 begin \$1, \$1, \$1, \$1, \$1, \$1, \$1, \$1, \$1, \$1,	AND THE RESIDENCE OF THE PROPERTY OF THE PROPE	or , (1) (1)	rst part, and
			ise pare, and an analysis of the parents of the par
WITNESSETH, That the sa	aid partof the first part, for and		DOLLARS
to	nd paid, by the said party of the seed, convey and confirm, unto said party, or parcelof land, lying and situat	nd part, the receipt whereof is hereby of the second part, and to e in the County of	r acknowledged, hagranted, bargained, sold and by thesesuccessors and assigns, FOREVER, all of theand State of Oklahoma,
- Maria and American professional form of the second			
Transic digitalisti (Kiring) (1988-ri bahara) — rindhir cangga (bahar Angara — mangga (Kiring) (1988-ri bahara) — rindhir cangga (bahara)	and the state of t	ingenitari dan katangan pengula natura katangan ngan Apparatuan naturah pengunah p	
TO HAVE AND TO HOLD and all rights of homestead exempt of the first part dohereby cove a good and indefeasible estate of in the quiet and peaceable possession PROVIDED, ALWAYS, An	THE SAME, With all and singular to tion unto the said party of the second mant and agree that at the delivery la heritance therein, free and clear of all of said party of the second part,	he tenements, hereditaments and app part, and to	ourtenances thereunto belonging or in anywise appertaining,successors and assigns, forever, And the said part lawful ownerof the premises above granted, and seized of
trig. the contract of the cont	\$10.151.151 (\$1.16.5. 1.41.5. 1936) (\$10.5.44.66.66.45. 1.5. 1.5. 1.5. 1.5.	programment and the Brethering sprogramme and the street and the s	DOLLARS
being for a loan made by the said re negotiable promissory note, execu	earty of the second part, to the said puted and delivered by the said part	artof the first part, and payable c of the first part, bearing date	necording to the tenor and effect of
payable to the order of the said pe	rty of the second part, as follows:	due	
One for \$		and the same adve	
All payable at the office of,	parties of the second s	ont, per annum, and at the rate of 10	per cent. per amum after default or maturity; payable semi-
annually both holors and after me	iturity on the	days of	brd
in each year. The installments of i	interest until maturity are further evi ach bearing interest after maturity at	denced by	on interest notes, of even date herowith, and executed by
Second. The said part	of the first part covenantand agree. cases or assessments that shall be mad no county, township or municipality, some reliable fire and tornade insuran	to pay all taxes and assessments, go to upon said loan, or upon the legal to wherein said real estate is situated, w co company approved by the party of	uneral and special, and of whatever character whatsoover, on noider of said hotes and mortgages, on account of said loan, hon the same becomes due, and to keep the buildings upon I the second part for the sum of \$
said party of the second part to be and care and expense of collecting	held by	this mortgage is fully paid, and said	ests may appear, and deliver said policies and renewals, to partof the first part assumes all responsibility of proof
Third. The part	irst part agree	is incres, and other improvements on a improvements to be removed theref hereto that if any default be made in if any installment of taxes or assessin	said premises in as good repair as they are now, and not to rom or to become dilapidated or destroyed. I the payment of any part of either said principal or interest ents, upon said premises, or upon said loan, or the premiums other improvements from said land, or in ease of the breach
of said fire and tornado insurance, vo of any covenant or condition hereis on account of taxes or assessments, the and poyable and this mortgage sum mentioned in said bond, togeth been made upon said sum, and the assessments upon said sum, and the	then the same becomes due, or in east contained, the whole of said princip, upon said premises, or upon said lon may be forcelesed immediately, and her with interest thereon, from the da- party of the second part, or the legal upon said loan, or insurance premium	of removal of any of the buildings or al sum named herein, and the interest n, or the premiums for fire and torns the party of the second parter any leg te thereof at 10 per cont. per annum, nower and holder of said note and m ns paid by the party of the second pa	other improvements from said land, or in case of the breach, thereon, and all sums paid by the party of the second part, do insurance, upon said premises, shall become immediately ral holder of this note shall be entitled to recover the principal crediting any and all interest payments made, if any have origage, shall be entitled to recover on account of taxes or rt, the full amount so paid, as taxes or assessments, or insur-
And it is also agreed that in	the event of any default in payment of	or breach of any covenant or conditio	n herein, the rents and profits of said premises are pledged rty of the second part, or assigns, shall be entitled to pos-
It is further agreed and under in no event, nor in anywise directly	erstood that in computing interest up y or indirectly, be computed so as to	on this loan in accordance with the sti	pulations of this bond, and this mortgage, such interest shall
Fifth. It is hereby further a principal or interest notes, that may	greed and understood that this morte hereafter be given, in the event of a	age secures the payment of the prin y extension of time for the payment	cipal note and interest herein described, and all renewal, of said principal debt, to evidence said principal or interest
Sixth. Said partof the f Dollars (\$10.00), and 10 per cent. of collection, and the sum so due shall	first part, hereby agreein event acti f the amount due thereon, and said at become a part of the judgment and sh	on is brought to foreciose this mortgr torney's fee shall become due and pay all be secured by a lien of this mortgo	age
laws and of the homestead exempti Eighth. It is expressly agree brances upon said property prior or to recover the same with interest at secured, by these notes and may be	and part for the Constitution above one of the State of Oklahoma. A and understood that the party of the superior to this mortgage debt, and the 10 per cent, upon the amount so par- recovered in the foreclosure thereof a	ie second part shall have the right to pon paying and discharging such lien , from the part,of the first part at the ontion of the part by the second	appraisement of said real estate and the benefit of the stay pay and discharge at his option any and all liens or incum- or incumbrance the party of the second part shall be entitled d said sum shall be and become a part of the mortgage debt part.
IN WITNESS WHEREOF, first above written.	The said partof the first part	hereunto subsci	ibed
Executed and Delay	епер да Рабавное объ	***************************************	
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STATE OF OKLAHO	OMA,		a Notary Public, in and for said County and
County of	And the Control of th	page way him again wan an an an an an a	a Notary Public, in and for said Countward
State, on this	andny of a management of the second		ersonally appeared

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