MORTGAGE RECORD, No. 71

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%	그는 가지 않는 것은 것을 가지 않는 것이 없다. 것이 같은 것이 없는 것이 같이 않는 것이 없는 것이 없다. 말했다. 말했다. 말했다. 말했다. 말했다. 말했다. 말했다. 말했	ATE OF OKLAHO	같은 사람은 집에서 가슴을 걸려 있는 것이 같아요.	
THIS INDENTURE, Made this	by and between			
	-4-14-1	2445-5545-56-56-56-56-56-56-56-56-56-56-56-56-56	****	ىرى قۇد يەر بەر بەر بەر بەر بەر بەر بەر بەر بەر ب
of the County of	672779254954754974845454974974977979797977777974879 6727797545454545454545454545454545454545454	and State of Oklahoma, part	of the first part, and	4, 19, 1979, 1999, 1999, 1999, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 19 1999, 1999, 1999, 1999, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 199
WITNESSETH, That the said pa	rtof the first part, for :	and in consideration of the sum o		
to	d, by the said party of the ey and confirm, unto said p arcelof land, lying and si	second part, the receipt whereof arty of the second part, and to . tuate in the County of	is hereby acknowledged, ha	anted, bargnined, sold and by 3 and assigns, FOREVER, all c and State of Oklab
TO HAVE AND TO HOLD THE			1	
and all rights of homestead exemption un of the first part dohereby covenant a a good and indefensible estate of inheritar the quiet and peaceable possession of said PROVIDED, ALWAYS, And this First. Said part	nto the said party of the se and agree that at the delive nee therein, free and clear o l party of the second part, instrument is made and ex art.	cond part, and to ry hereof, f all incumbrances, and that 		forever. And the said part mises above granted, and seize CANT AND DEFEND the san il claims of all persons whomso and of (\$
being for a loan made by the said party of negotiable promissory note, executed a payable to the order of the said party of	of the second part, to the sa	id partof the first part, and]	payable according to the tenor an	d effect of
One for \$				
One for \$		due	992	
All psyable at the office of		per cent. per annum, and at the r	ate of 10 per cent, per annum afte	with interest thereon from date r default or maturity; payable :
annually, both before and after maturity in each year. The installments of interes the said partof the first part, each be	on the	days of	and	and the state of the
the said partof the first part, each be Second. The said partof the	aring interest after maturit first part covenantand at	y at the rate of 10 per cent. per a recto pay all taxes and assess	unnum. nents, general and special, and of	whatever character whatsoeve
Second. The said partof the the said premises and any and all taxes of by the State of Oklahoma, or by the cour	or assessments that shall be nty, township or municipal	made upon said loan, or upon the ty, wherein said real estate is sit	e legal holder of said notes and a unted, when the same becomes d	mortgages, on account of said ue, and to keep the buildings
the mortgaged premises insured in some r and to assign the policies to the said part	- 17 al	이야 한다. 이 나는 것 같은 것 같이 있는 것 같이 많이	internets were survey and its	Read with mathering and would be
and to assign the policies to the said part said party of the second part to be held and care and expense of collecting such i	by nsurance if loss occurs.	until this mortgage is fully paid,	and said partof the first part	assumes all responsibility of j
Third. The part of the first part	art agree to keep all bui	ldings, Tences, and other improve	ments on said premises in as good	repair as they are now, and n
Fourth. It is further expressly aga notes when the same become due, or in ca of said firs and tornado insurance when t	reed by and between the pa- ase of default in the payme be same becomes due, or in	rties hereto that if any default be ent of any installment of taxes or case of removal of any of the bu	made in the payment of any par assessments, upon said premises, ildings or other improvements from	t of either said principal or int or upon said loan, or the prem a said land, or in case of the br
of any covenant or condition herein cont on account of taxes or assessments, upon	ained, the whole of said pri said premises, or upon said	ncipal sum named herein, and the loan, or the premiums for fire n	interest thereon, and all sums paid ind tornado insurance, upon said i	id by the party of the second joremises, shall become immedia
sum mentioned in said bond, together will been made upon said sum, and the party	th interest thereon, from the of the second part, or the l	e date thereof at 10 per cent. per egal owner and holder of said not	annum, crediting any and all in a and mortgage, shall be entitled	terest payments made, if any to recover on account of taxe
allow or commit any waste on suid premi Fourth. It is further expressly agg notes when the same become due, or in ex of said fire and tornado insurance, when t of any covenant or condition herein cont on account of taxes or assessments, upon the and payable and this mortgage may sum mentioned in said bond, together with been made upon said suna, and the party massessments upon said prumises, or upon ance premiums, together with interest the	said loan, or insurance pre reon from the date of such	miums paid by the party of the s payment at 10 per cent, per annu	econd part, the full amount so pai im.	d, as taxes or assessments, or in
And it is also agreed that in the ev to party of the second part, or session of the said premises, by receiver or	ent of any detault in David	ene of pleach of any, covenant of	condition nerent, the reats and p	routs of sud preinises are plo
It is further agreed and understood	I that in computing interes	t upon this loan in accordance wi	th the stipulations of this bond, ar	d this mortgage, such interest :
in no event, nor in anywise, directly or in Fifth. It is hereby further agreed principal or interest notes, that may heres upon the same during the said time of ex	and understood that this n	to exceed 10 per cant per annu- norigage secures the payment of	n. the principal note and interest	herein described, and all rene
principal or interest notes, that may herea upon the same during the said time of ex- Sight Said mark of the first m	tension.	action is brought to formelose th	ayment of sala principal deby to	will nar an attornar's for of
Sixth, Said partof the first pr Bollars (\$10.00), and 10 per cent of the a collection, and the sum so due shall becom	mount due thereon, and sa he a part of the judgment as	id attorney's fee shall become due d shall be secured by a lien of th	and payable when this note is play is mortgage and by any judgment	eed in the hands of an attorne or decree rendered thereon.
Seventh. Said partof the first laws and of the homestead exemptions of	part for the consideration the State of Oklahoma,	above mentioned hereby expressly	r waive appraisement of said res	I estate and the benefit of the
Eighth. It is expressly agreed and branees upon said property prior or super to recover the same with interest at 10 pe secured by these notes and may be recove	understood that the party for to this morigage debt, a r cent, upon the amount so	of the second part shall have the nd upon paying and discharging a noid, from the part, of the first	right to pay and discharge at his such lien or incumbrance the party t part and said sum shall be and l	option any and all liens or inc of the second part shall be ent recome a part of the mortrage
secured by these notes and may be recover IN WITNESS WHEREOF, The *	and in the foreclosure there	of at the option of the party of the	ie second part. to subscribed	
first above written.				
EXECUTED AND DELIVERED	IN PRESENCE OF:	e.uureek	*******	416 mil - 2011 1 - 100 mil - 100 mil - 2011 1 - 2011 - 2011 - 2014
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STATE OF OKLAHOMA,	}\$5.			
STATE OF OKLAHOMA, County of			a Notary	Public, in and for said County
State, on thisd	sy of		personally appeared	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1
	who executed the within an	l foregoing instruments and ackno	wledred to me that	1945 Stage
to me known to be the identical persons v free and yoluntar	ry act and deed for the use	and purposes therein set forth.	것이는 생각에 관한 것 같아요.	4
to me known to be the identical persons v free and yoluntar	ry act and deed for the use on the date last above writt	a and purposes therein set forth. en.	and a state of the second	S Notary Publi
to me known to be the identical persons v free and voluntar Witness my hand and official seal o My commission expires	on the date last above writh	00. 		Notary Publi