MORTGAGE RECORD, No._71

	STATE OF OKL REAL ESTATE M	가장 방법에 가지 않는 것이 같아. 이렇게 많은 것은 것은 것은 것은 것을 것을 수 있는 것이 없는 것을 것을 수 있는 것이 없다.	
International and the first of the subdiverse structure and the second		ning to an	
of the County of an	and State of Oklahoma,	part of the first part, and	****
party of the second part: WITNESSETH, That the said part01	f the first part, for and in consideration of th	e sum of	
		whereof is hereby acknowledged, hagranted, bargai	D0
presents dogrant, bargain, sell, convey and following-described tract, pieco, or parceld	confirm, unto said party of the second part,	and to	, FOREVER,
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TO HAVE AND TO HOLD THE SAME,	With all and singular the tenements, heredi	taments and appartenances thereunto belonging or in	anywiso apper
of the first part dohereby covenant and agree	e that at the delivery hereof,	successors and assigns, forever. An	granted, and s
the quiet and peaceable possession of said party of	of the second part,succes	hat	
First. Said partof the first part		arty of the second part, in the principal sum of (\$	
being for a loan made by the said party of the se	coud part, to the said part of the first pa	rt, and payable according to the tenor and effect of	******
negotiable promissory note, executed and deliv payable to the order of the said party of the sec	ered by the said partof the first part, 1 and part, as follows:	searing date	
One for \$		na ana amin'ny fanina mandritra ana dia dia dia amin'ny fanina amin'ny fanina dia dia dia dia dia dia dia dia d	
One for \$All payable at the office of		at the rate of 10 per cent. per sanum after default or m	thereon from da
annually, both before and after maturity, on the	a	and a management and a management of a management of the second	
in each year. The installments of interest until the said part annot the first part, each bearing in	maturity are further evidenced by	nt, per annum.	with, and execu
Second. The said partof the first par the said premises and any and all taxes or assess by the State of Oklahoma, or by the county, toy	t covenant, and agree to pay all faxes and ments that shall be made upon said loan, or makin or municipality, wherein said real esta	assessments, general and special, and of whatever chu upon the legal holder of said notes and mortgages, on to is situated, when the same becomes due, and to ke	aracter whatsoe a account of sa
the mortgaged premises insured in some reliable i	fire and tornado insurance company approve	d by the party of the second part for the sum of \$	
and to assign the policies to the said party of the said party of the second part to be held by	second part, asuntil this mortgage is ful	interests may appear, and deliver said poly paid, and said part of the first part assumes all	responsibility of
and care and expense of collecting such insurance. Third. The partof the first part agree	a it loss occurs.	improvements on said premises in as good repair as the a removed therefrom or to become dilapidated or destr	y are now, and
Fourth. It is further avanced a most har	and between the parties hereto that if any de	fault be made in the navment of any part of either sa	"Junio Id anto ato at and
notes when the same become due, or in case of de	fault in the payment of any installment of	taxes or assessments, upon said premises, or upon said	loan, or the pr
notes when the same become due, or in case of due, of said fire and tornudo insurance, when the same of any covenant or condition herein contained, if	fault in the payment of any installment of becomes due, or in case of removal of any o ne whole of said principal sum named herein, whole of said principal sum named herein.	shall be made in the payment of any part of either sai taxes or assessments, upon said preintises, or upon said the buildings or other improvements from said land, o and the interest thereon, and all sums paid by the par- e for and targed intering upon said provide said	loan, or the principal of loan, or the print of the r in case of the rty of the secon
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317