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21			۰.						17	14.1		
$\mathbf{x}_{i}$	÷	• •	•	÷.	à	194	6. is	100	100	資料	ė.	
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## MORTGAGE RECORD, No. 71

	$\mathcal{M}_{\mathcal{M}}$ , where $\mathcal{M}_{\mathcal{M}}$ , $\mathcal{M}_{$	OF OKLAHOMA	$\mu$ , where $\mu$ ,	
		Aphiz		
	en and Esterre	L Wooden		*** ************************
of the County of THIS	and St.	ate of Oklahoma, part/S.S.of the	first part, and	
EIN	e Thousand		x1, 21, 192, ····································	DOL
to	y and confirm. unto said party of	the second part, and to	1'S	s. FOREVER, al
following-described tract. S., piece. S., or pa to-wit:	reel.S. of land, lying and situate in	the County of 1. U.L.S.d.	I TREASURER'S ENDO	and State of Okli
Block num/bered	Mine (3) in Berry	addition to the	it is in the second sec	pt No 22.3.
recorded Plat	Thereof	VBC of factor and a comparison of the second	is preby certify Hast - w and issued Recet Unrefer in payment without writish mortgage.	lette, see .ce. ese.
			Les inis 2. Gay	12
and all rights of homestead exemption uni	o the said party of the second pa	rt, and to	purtenances thereunto belonging or insuccessors and assigns, forever, A	nd the said part
of the first part do	ce therein, free and clear of all inc	umbrances, and that	will WARRANT AND	DEFEND the st
the quiet and peaceable possession of said PROVIDED, ALWAYS, And this i	nstrument is made and executed	upon the following conditions, to-	wit:	가 같은 말을 들었다.
First, Said part us. of the first par	t. Orl justly i	ndebted to the party of the secor	id part, in the principal sum of (SS.	DOL
being for a loan made by the said party of	the second part, to the said part	C.A.of the first part, and pavable	according to the tenor and effect of	Saree (3
negotiable promissory note. A executed an payable to the order of the said party of One for S	the second part, as follows:	due. epri	s Th	
One for S	) 	due afre	o Silly	
All payable at the office of	Eight (8) per cent	. per annum, and at the rate of 1	D per cent. per annum after default or i	thereon from dat maturity; payable
annually, both before and after maturity, in each year. The installments of interest the said part. Ach of the first part, each bea	until maturity are further evider	red by / 2 con	pon interest notes, of even date here	with, and execut
Second. The said part 4. of the fit the said premises and any and all taxes or by the State of Oklahoma, or by the count	rst part covenant main agree to	pay all taxes and assessments, g	ceneral and special, and of whatever cl holder of said notes and mortgages, o	naracter whatsoev
the mortgaged premises insured in some re	liable fire and tornado insurance	company approved by the party of	of the second part for the sum of \$	5000,00
and to assign the policies to the said party said party of the second part to be held b and care and expense of collecting such in	of the second part, as	J.S	rests may appear, and deliver said po d partices of the first part assumes all	licies and renews I responsibility of
and care and expense of collecting such in Third. The part 40 of the first par allow or commit any waste on said premise	t agree to keep all buildings, I	fences, and other improvements o	n said premises in as good repair as th	nev are now, and
Fourth. It is further expressly agre	ed by and between the parties here e of default in the payment of a	reto that if any default be made i ny installment of taxes or assessm	n the payment of any part of either st tents, upon said premises. or upon said	aid principal or in
of said fire and tornado insurance, when th of any covenant or condition herein contai on account of taxes or assessments, upon s	e same becomes due, or in case of ned, the whole of said principal s aid premises, <del>as upon said loss</del> , c	um named herein, and the interes or the premiums for fire and torn	t thereon, and all sums paid by the pa ado insurance, upon said premises, shi	or in case of the l irty of the second ill become immed
of any covenant or condition herein contait on account of taxes or assessments, upon a due and payable and this mortgage may b sum mentioned in said bond, together with been made upon said suna, and the party o	a foreclosed immediately, and the interest thereon, from the date t f the second part, or the legal own	hereof at 10 per cent. per annum per and holder of said note and 1	gal holder of this note shall be entitled , crediting any and all interest payment nortgage, shall be entitled to recover	to recover the ori ents made, if any on account of ta
assessments upon said premises, or upon s ance premiums, together with interest there	con from the date of such paymer	it at 10 per cent. per annum.	art, the full amount so paid, as taxes o on herein, the rents and profits of sai	or assessments, or
to party of the second part, or	Sassigns, as addition	nal collateral security and said p		
It is further agreed and understood in no event, nor in anywise, directly or inc	that in computing interest upon t lirectly, be computed so as to exc	this loan in accordance with the st wed 10 per cent per annum.	ipulations of this bond, and this mortg	
Fifth. It is hereby further agreed a principal or interest notes, that may hereaf upon the same during the said time of exte	ter be riven, in the event of any e	secures the payment of the pri xtension of time for the payment	ncipal note and interest herein descr of said principal debt, to evidence sa	ibed, and all ren id principal or in
Sixth. Said part Anof the first par Dollars (\$10.00), and 10 per cent. of the an	t, hereby agree in event action in mount due thereon, and said attor	s brought to foreclose this mort- ney's fee shall become due and pa	gage	attorney's fee o ands of an attorn
collection, and the sum so due shall become	a part of the judgment and shau	be secured by a tien of this mortg	age and by any judgment or decree re mappraisement of said real estate and	endered thereon.
Eighth It is expressive arroad and a	inderstand that the party of the s	econd part shall have the right to a paying and discharging such lier	o pay and discharge at his option any or incumbrance the party of the secon	and all liens or in id part shall be er
In which are a same with interest at 10 per secured by these notes and may be recover IN WITNESS WHEREOF. The sai	cent. upon the amount so paid, fr ed in the forcelosure thereof at th d part Moof the first part	om the partof the first part a e option of the party of the secon gth Q haraunto sub-	nd said sum shall be and become a par d part. ribed	F of the mortgage
first above written.	u pare/		7 M Wooden	
Executed and Delivered in	PRESENCE OF:	* 10400 (1990)	E Stelle L Wood	len
			1911 - 1912 - 1913 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 -	*****
			1922 - 1923 - 2014 (1970), 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 -	
STATE OF OKLAHOMA,	55.			
County of	clark			nd for said Count
а. <sub>[</sub> m	Wooden y W	oden hushi	and and wite	
to me known to be the identical persons w	to executed the within and forego	ing instrument and acknowledge	to me that They	.executed the sar
Witness my hand and official seal on	the date last above written.		& R ceark	
My commission expires	2 - 1720		J. R. Clark A. D. 1017 at 119 Jeuns cline Co	Notary Pub
This instrument was filed for record	thisda 14	y of an april	1. D. 10/7 st 119 Lewis Clime Com	= viclock a
anna an ann an ann an an an an an an an	Deputy.	and the second sec	A contract of the second	Register of Dee