Reserved for No. 52697

#52697 aguvamoo MORTGAGE RECORD, No. 71

Know All Men by These Presents:	THAT HP Rhees and Katheryn Rhees his rufe	
THAT I'P Rhees and K	atheryn Rhees his ruife	
Nowata County, State of	Oklahoma, party of the first part, to secure the payment of	
化双电极 化二溴化 化设备点 自然的复数形式的现在分词 化二氯甲基甲基二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	to him and notice DOLLAI	
불명하다. 하늘이 들어 하는데 나는 아이들이 다른다리 살이 모르는 아이들이 살아보니 아니를 하는	선물이 그 말이 그 물에서 회가는 아이들에게 한 것 같아. 그런 아이들은 그들은 것을 하는데 회사가 되었다.	
d the interest thereon, and other sums hereinafter mentioned, as the sume	fall due, hereby mortgage to	
fHADWINZ	U Tierney	
and the continue of the contin	antralize vicalistantan <mark>imala</mark> ntan de car i stras e stras alta manten strasport et si seriali antan <mark>imalanima</mark> anta	
rty of the second part, the following-described real estate and premises sit- wit:	tuated in	
Wastiesle 50 door	- of Got Thue (3)	
in Plack mo W.	nded swenty (170)	
ASTON AD TO THE	at the state of th	
Confidence of the state of the	- cety) of Julsa Osiginal plut-and	
belonding to 110	Osignal platasa	
Durvey Attereof		
ing mining a second and the second		
ngisa manandanian mananda mana		
원이 얼마나 되는 것이 얼마나 되는 것이 없었다.	당하나 하는 사람이 되었다면 모르는 이 중요하는 것은 하는 것이	
	19 ated Coloto 2 0-1811	
	ng subject, however, to a prior mortgage of the same date between the same parties for a princi	
in of Twelve Hu		
The said sum secured hereby is evidenced by a certain promissory note	e of even date herewith, executed by the said party of the first part, and payable to the or	
the party of the second part ininst	allments. Now, if the party of the first part shall fail to pay any installment of the note seed	
reby shall forthwith become due and payable at the option of the holder he	The state of the s	
nt as other as any such proceeding may be use. The darly of the first dart a	ereor, who may immediately progress to infectose this mortgage, and in case of such to eclosing the progress to pay an attorney fee of States for the service of plaintiff's attorney, which shall	
m as otten as any such proceeding may be man, the party of the first part a se upon the filing of the petition in any such action, and the same shall be xed as costs therein at the option of the holder hereof; and upon sale und	ereot, who may inheduced program in the desired as the first such interests and interests are grees to pay an attorney fee of the first so service of plaintiffs attorney, which shall a lien upon said land, secured hereby, and shall be included in the judgment of foreclosure rany such foreclosure, the party of the first part hereby expressly waives appraisement of secure and such cases the party of the first part hereby expressly waives appraisement of secure and secure and secure and secure and secure and secure as the secure and sec	
na as onen as any such proceeding may be and, the party of the first part a be upon the filing of the petition in any such action, and the same shall be xed as costs therein at the option of the holder hereof; and upon sale unde emises and agrees that the same may be sold with or without appraisemen pay any and all sums necessary to protect the title of said premises, or to 1	ereot, who may immediately properly approves and morgage, and in case of such interactions agrees to pay an attorney fee of a fact, for the service of plaintiff's attorney, which shall a lien upon said land, secured hereby, and shall be included in the judgment of foreclosure, er any such foreclosure, the party of the first part hereby expressly waives appraisement of set at the option of the party of the second part; and the party of the first part expressly aggiven the same from other liens of whitever nature, including attorneys fees in all actions atta	
name of their as any such proceeding may be and, the party of the inst part see upon the filing of the petition in any such action, and the same shall be set as costs therein at the option of the holder hereof; and upon sale underemises and agrees that the same may be sold with or without appraisance, pay any and all sums necessary to protect the title of said premises, or to l g pay any and all sums necessary to protect the title of said premises, or to l g such title, or the validity of this mortgage; and if said prior mortgage be interest secured thereby, and taken up, held, or owned by said second party	ereot, who may immediately progress and not gage, and it cases of such to reagrees to pay an attorney fee of court for the service of plaintiff's attorney, which shall a lien upon said land, secured hereby, and shall be included in the judgment of foreclosure, the party of the first part hereby expressly waives appraisement of so it at the option of the party of the second part, and the party of the first part expressly agreed the same from other liens of whatever nature, including attorneys fees in all actions at assigned in trust, or otherwise, to another than the second party, then any part of principy, and by any other sam paid, as authorized, shall be a further lien upon said land, and	
The state of the s		
the rate of from da	ate until paid, as provided in said installment note.	
the rate of from da	ate until paid, as provided in said installment note.	
the rate of September 21 per centum per annum from da And it is hereby agreed that the consideration of the note secured her Stallments as Hollows B.	ate until paid, as provided in said installment note. The provided in said installment note. LODIO AUL FAUL SCOULT FROM RA	
the rate of from da	ate until paid, as provided in said installment note. The provided in said installment note. LODIO AUL FAUL SCOULT FROM RA	
the rate of S per centum per annum from de And it is hereby agreed that the consideration of the note secured here Stallments as Follows & and #2257 as Aus Eight.	ate until paid, as provided in said installment note. reby is FAYABLE 111 I WO 171 — 200, 00 AW JAWL SWOWLT JAON RAW 22 WITTS JASON LOTE	
the rate of Seprence per centum per annum from date And it is hereby agreed that the consideration of the note secured here of the note of the note secured here of the note of the not	ate until puid, as provided in said installment note. reby is flayable 111 Irve 171 — 2001 00 dul faul siverett from du 212 contres from dete	
the rate of S per centum per annum from de And it is hereby agreed that the consideration of the note secured here Stallments as Follows & and #2257 as Aus Eight.	nto until puid, as provided in said installment note. reby is flay able 111 I was in the service of a dul faul mount from day 200, 00 dul faul mount from day 21 worths from date 19 13.	
the rate of Seprence per centum per annum from date And it is hereby agreed that the consideration of the note secured here of the note of the note secured here of the note of the not	reby is payable 111 I wo in - 200, 00 dul paul month from da 21 vonttes from date une 1913.	
the rate of Seprence per centum per annum from da And it is hereby agreed that the consideration of the note secured her Stallments as Follows Gand B2257 00 dust Eight—Signed and delivered this 30 At day of G	nto until puid, as provided in said installment note. reby is flay able 111 I was in the service of a dul faul mount from day 200, 00 dul faul mount from day 21 worths from date 19 13.	
the rate of Seprence per centum per annum from da And it is hereby agreed that the consideration of the note secured her Stallments as Follows Gand B2257 00 dust Eight—Signed and delivered this 30 At day of G	ate until paid, as provided in said installment note. The provided in said installment note.	
And it is hereby agreed that the consideration of the note secured here Stallments as Follows B and B2257 DO Aus Eight Signed and delivered this 30 At day of 96	nto until puid, as provided in said installment note. reby is flyable 111 Inventing 200, 00 dul faut svenette from da 212021ts from date 1913. HP Rhees Katteeryne Rhees	
And it is hereby agreed that the consideration of the note secured here And it is hereby agreed that the consideration of the note secured here And B2257 DO AUX Eight Signed and delivered this 30 DV day of 96 IN PRESENCE OF:	country, ss. Apart and a provided in said installment note. Apart 11 June 171 — 200, 00 dul faut mounts from da and for said County and Si	
And it is hereby agreed that the consideration of the note secured here And it is hereby agreed that the consideration of the note secured here And B2257 DO AUL Eight Signed and delivered this 3000 day of Grand Before me, A J. Coons	ate until paid, as provided in said installment note. The provided in said county and St.	
the rate of Seprence per centum per annum from da And it is hereby agreed that the consideration of the note secured here Stallments as Follows France and B2257 DO Aus Eight—Signed and delivered this 30,000 day of France of this Before me, A Sefore me,	country, ss. COUNTY, ss. note until paid, as provided in said installment note. Property is flyable 111 I wonth from all and for said County and St. COUNTY, ss. note until paid, as provided in said installment note. Property is flyable in and for said County and St. 10/13, personally appeared.	
the rate of Seprence per centum per annum from da And it is hereby agreed that the consideration of the note secured here Stallments as Follows France and B2257 DO Aus Eight—Signed and delivered this 30,000 day of France of this Before me, A Sefore me,	country, ss. COUNTY, ss. note until paid, as provided in said installment note. Property is fragality and from the fraction of the fraction	
And it is hereby agreed that the consideration of the note secured here And it is hereby agreed that the consideration of the note secured here And B2257 A. Stallows B. Signed and delivered this 30 At day of James at this 30 At day of James at this 30 At day of James at this 20 At day of James at this 20 At day of James at this 20 At day of James at the identical person who executed the within and foreg	countly, as provided in said installment note. The provided installment note.	
And it is hereby agreed that the consideration of the note secured here And it is hereby agreed that the consideration of the note secured here And Bellower As Follows For And Bellows For Andrews For Early For Andrews For Early For Andrews For Early	country, ss. COUNTY, ss. COUNTY, ss. A part wife one that the said county and so said county and so see and purposes therein set forth.	
And it is hereby agreed that the consideration of the note secured here Stallments as Follows F. and B2257 DO Aus Eight. Signed and delivered this 30 MM day of frame of the secured here TATE OF OKLAHOMA, Australia day of frames in this 30 day of frames and deed for the secured the within and foregome as free and voluntary act and deed for the secure within and and official seal the day and year above set forth.	country, ss. COUNTY, ss. COUNTY, ss. Notary Public, in and for said County and St. 10.12., personally appeared 2.2. Check St. 2. Country Public, in and for said County and St. 2. Country Public, in and for said County and St. 2. Country Public, in and for said County and St. 2. Country Public, in and for said County and St. 2. Country Public, in and for said County and St. 3. Country Public, in and for said County and St. 3. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country	
the rate of Seprence of the note secured here And it is hereby agreed that the consideration of the note secured here Stallments as Fields Stallments as Fields Signed and delivered this Fields day of Signed and delivered this Fields day of Signed and delivered this Garas day of Signed and delivered this day of Signed and Signed and Signed and delivered this day of	country, ss. COUNTY, ss. COUNTY, ss. Notary Public, in and for said County and St. 10.12., personally appeared 2.2. Check St. 2. Country Public, in and for said County and St. 2. Country Public, in and for said County and St. 2. Country Public, in and for said County and St. 2. Country Public, in and for said County and St. 2. Country Public, in and for said County and St. 3. Country Public, in and for said County and St. 3. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said County and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country Public, in and for said Country and St. 4. Country	
the rate of Sper centum per annum from da And it is hereby agreed that the consideration of the note secured her Stationards as Fallows F. Mand A. F. Signed and delivered this 30 MH. day of Signed and delivered this 30 MH. day of F. Signed and delivered this 40 MH. Annual A. Signed and delivered this 40 MH. Signed And Sefore me, 40 MH. Signed Annual Annual Sefore me, 50 MH. Signed Annual Sefore me, 60 MH. Signed Annual Sefore me, 60 MH. Signed Annual Sefore me, 60 MH. Signed MH.	country, ss. COUNTY, ss. a Notary Public, in and for said Country and St. Country and acknowledged to me that. Country Public, in and presented assess and purposes therein set forth. Country Public. Count	
the rate of Secretary per centum per annum from da And it is hereby agreed that the consideration of the note secured here Stalloneouth and Findlows B. And B. 2.57. A. A. E. G. A. E.	country, ss. COUNTY, ss. Notary Public August Manual St. COUNTY, ss. A J. Land St. COUNTY, ss. Notary Public St.	
the rate of Secretary per centum per annum from da And it is hereby agreed that the consideration of the note secured here and the secured here are also secured here are also secured here are also secured here. Signed and delivered this 30 At day of Angel and delivered this 30 At day of Angel are also secured the within and foregone as a secured the within and foregone as a secured the within and foregone as a secured development of the secured the within and foregone as a secured the within and foregone and secured the within and secured the se	county, ss. COUNTY, ss. a Notary Public, in and for said County and St. COUNTY, ss. A J.	
And it is hereby agreed that the consideration of the note secured here And it is hereby agreed that the consideration of the note secured here And Bellowers and Fillows F. And Bellows F. Signed and delivered this. 30 It day of	country, ss. COUNTY, ss. Notary Public, in and for said County and St. COUNTY, ss. Notary Public, in and for said County and St. COUNTY, ss. Notary Public, in and for said County and St. COUNTY, ss. Notary Public, in and for said County and St. COUNTY, ss. Notary Public, in and for said County and St. COUNTY, ss. Notary Public, in and for said County and St. COUNTY, ss. Notary Public, in and for said County and St. COUNTY, ss. Notary Public, in and for said County and St. COUNTY, ss. Notary Public, in and for said County and St. COUNTY, ss. Notary Public, in and for said County and St. Notary Public, in and for said County and St.	
And it is hereby agreed that the consideration of the note secured her secured her secured and secured	country, ss. COUNTY, ss. A COUNTY, ss. Notary Public, in and for said County and St. A J. Lagras Notary Public, in and for said County and St. COUNTY, ss. A COUNTY, ss. A Notary Public, in and for said County and St. COUNTY, ss. A Notary Public, in and for said County and St. COUNTY, ss. A Notary Public, in and for said County and St. COUNTY, ss.	
And it is hereby agreed that the consideration of the note secured her secured her secured and secured	ate until paid, as provided in said installment note. The parties of a grapher of the part of the par	
And it is hereby agreed that the consideration of the note secured her secured her secured and secured this. Signed and delivered this. The Presence of: STATE OF OKLAHOMA, Before me, I this. And official seal the day and year above set forth. Witness my hand and official seal the day and year above set forth. Your commission expires. The office and voluntary net and deed for the account of the secured and year above set forth. STATE OF OKLAHOMA, Before me, I this. And official seal the day and year above set forth. Before me, I this. And official person. who executed the within and foregoing the secured and secured and year above set forth. The object me, I this. And Place are centum per annum from day of the note secured the within and foregoing the secured and secured the within and foregoing the secured and year above set forth. The known to be the identical person. who executed the within and foregoing the secured and year above set forth.	ate until paid, as provided in said installment note. The parties of a grapher of the part of the par	
And it is hereby agreed that the consideration of the note secured her secured here and the secured here and the secured here and the secured here are also and secured that the consideration of the note secured here are also as a secured here are a secured here. Signed and delivered this 30 At day of A secured and delivered this 30 At day of A secured the within and foregoing as a secured the secured the within and foregoing as a secured the secured the secured the secured the secured that a secured the secured the secured the secured that a secured the secured the secured that a secured the	ate until paid, as provided in said installment note. The parties of Ayable and Theory and a county and Section of the county and sections and purposes therein set forth. COUNTY, ss. A Notary Public, in and for said County and Sections and purposes therein set forth. COUNTY, ss. Notary Public, in and for said County and Sections and purposes therein set forth. COUNTY, ss. Notary Public, in and for said County and Sections and purposes therein set forth. COUNTY, ss. Notary Public, in and for said County and Sections in the county and Sections and purposes therein set forth. COUNTY, ss. Notary Public, in and for said County and Sections in the county a	