## MORTGAGE RECORD, No., 71

#52456

know All Men by These Presi	enis:
THAT patrick & DUC	vally -
。 "我们的,我们就是一个时间,我们的一个时间,我们的一个时间,我们就是一个时间,我们就没有一个一个时间,我们就会不过,我们就会不过。"	ty, State of Oklahoma, party of the first part, to secure the payment of
Three Huna	ued and Thilten (B3/3, ou) DOLLAI
	as the same fall due, hereby mortgage to
	L.C. St. J. J. S.
anna 1978) a dhair mar ann an	
rty of the second part, the following-described real estate and wit:	d premises situated in
	and an arrangement of the control of
Lots Iwesty - The	el and Twenty-four Black Three
Usehard addi.	tion to city of Julsa aklahusua
	inais anaipani anaipani anaissas inais an ana manais anaipan manais manais manais an an an an an an an an an a
and any marketing plants are the control of the con	enna andromaterite kanality againin as sur antida ay sa aran kana di mpirah suring sa sa pipamah na pantawinggan s
annantisana in alianta antafasa manakinti	nagang teritopi ang ing pagana salaman ang pagana ang paganapan ang paganapan ang paganapan salaman ang pagana
vanjan militar kinistrika kinistrika kinistrika kinistrika kinistrika kinistrika kinistrika kinistrika kinistr Kanjan militar kinistrika kinistrika kinistrika kinistrika kinistrika kinistrika kinistrika kinistrika kinistr	anan makan dari kan kadama kalan mara samuna kan palaman kan kasa sa samuna sa bahiya sa samuna kan kan ka
	tinggi anakani ay ay ing ay ang anakana ay ay ay ay ay ay ay anakana ay
	and the control of th
	and and the state of the control of
the Indian Maridian, and wereant the title to the same this r	mortgage being subject, however, to a prior mortgage of the same date between the same parties for a prior
	unded # DOLLA
The said sum secured hereby is evidenced by a certain pro	omissory note of even date herewith, executed by the said party of the first part, and payable to the or
the party of the second part in	installments. Now, if the party of the first part shall fail to pay any installment of the note seen
ceby when the same shall become due, or shall fall in any of the	the holder hereof, who may immediately proceed to foreglose this mortgage, and in case of such foreglose
	to continue to a continue attached for at \$50.00 for the continue full first the attached with the start
e upon the filing of the petition in any such action, and the sa	he first park agrees to pay an attorney fee of \$50.00 for the service of plaintiff's attorney, which shall ame shall be a lien upon said land, secured hereby, and shall be included in the judgment of foreclosure,
e upon the filing of the petition in any such action, and the si ted as costs therein at the option of the holder hereof; and up mises and agrees that the same may be sold with or without	he first part agrees to pay an attorney fee of \$50.00 for the service of plaintiff's attorney, which shall me shall be a lien upon said land, secured hereby, and shall be included in the judgment of foreclosure, on sale under any such foreclosure, the party of the first part hereby expressly waives appraisement of s appraisement at the option of the party of the second part; and the party of the first pack expressly agr
e upon the filing of the petition in any such action, and the st ced as costs therein at the option of the holder hereof; and up mises and agrees that the same may be sold with or without pay any and all sums necessary to protect the title of said price; such title, or the validity of this mortgage; and if said prior; in the same of the prior of the same that the said prior is the said prior in the said prior is the said prior in the said prior is the said prior in the said p	he first park agrees to pay an attorney fee of \$50.00 for the service of plaintiff's attorney, which shall me shall be a lien upon said land, secured hereby, and shall be included in the judgment of foreclosure, pon sale under any such foreclosure, the party of the first part hereby expressly wrives appraisement at the option of the party of the second part; and the party of the first party expressivage misses, or to keep the same from other liens of whatever nature, including attorney; ces in all actions atta mortgage be assigned in trust, or otherwise, to another than the second party, then any part of princil executions from the party of the party of the lies of princil executions from the party and by any other star paid as authorized shall be a further lien to principal contents.
e upon the filing of the petition in any such action, and the siced as costs therein at the option of the holder hereof; and up mises and agrees that the same may be sold with or without pay any and all sums necessary to protect the title of said pre; such title, or the validity of this mortgage; and if said prior interest secured thereby, and taken up, held, or owned by said ured hereby, and may be included in any judgment or decree	he first park agrees to pay an attorney fee of \$50.00 for the service of plaintiffs attorney, which shall ame shall be a fieu upon said land, secured hereby, and shall be included in the judgment of forcelosure, pon sale under any such forcelosure, the party of the first part hereby expressly waives appraisement of si appraisement at the option of the party of the second part; and the party of the first part expressly agrees a granisement at the option of the party of the same from other lies of whatever nature, including attorneys fees in all actions attarmortgage be assigned in trust, or otherwise, to another than the second party, then any part of principles (second party, and by any other sum paid, as authorized, shall be a further lies upon said land, and andered hereon; and all sums secured hereby, including the installments of said note, shall draw inter
the rate of per centum per an	installments. Now, if the party of the first part shall fail to pay any installment of the note seem the terms and conditions of said prior bond or mortgage or said installment note, the whole sum seem the holder hereof, who may immediately proceed to foreclose this mortgage, and in case of such foreclose this mortgage, and in case of such foreclose the first part agrees to pay an attorney, which shall ame shall be a lien upon said land, secured hereby, and shall be included in the judgment of foreclosure, on said under any such foreclosure, the party of the first part hereby expressly waives any praisement of said partiasement at the option of the party of the second part; and the party of the first part expressly agreemises, or to keep the same from other liens of whatever nature, including attorneys fees in all actions attended in trust, or otherwise, to another than the second party, then any part of principles of the party, and by any other sum paid, as authorized, shall be a further lien upon said land, and centered hereon; and all sums secured hereby, including the installments of said note, shall draw intermum from date until paid, as provided in said installment note.
the rate of	num from date until paid, as provided in said installment note. ie secured hereby is
the rate of	num from date until paid, as provided in said installment note.
the rate ofper centum per an And it is hereby agreed that the consideration of the not	num from date until paid, as provided in said installment note.  to secured hereby is fulfact of the
the rate ofper centum per an And it is hereby agreed that the consideration of the not	num from date until paid, as provided in said installment note. ie secured hereby is
the rate ofper centum per an And it is hereby agreed that the consideration of the not	num from date until paid, as provided in said installment note.  to secured hereby is   Its about Islandia  10.13.
the rate ofper centum per an And it is hereby agreed that the consideration of the not	num from date until paid, as provided in said installment note.  to secured hereby is   Its about Islandia  10.13.
the rate ofper centum per an And it is hereby agreed that the consideration of the not	num from date until paid, as provided in said installment note.  to secured hereby is fulfact of the
the rate of per centum per an And it is hereby agreed that the consideration of the not	num from date until paid, as provided in said installment note.  to secured hereby is   Its about 12 to 10 13.
the rate of	num from date until paid, as provided in said installment note.  The above free free free free free free free fr
the rate of	num from date until paid, as provided in said installment note.  The secured hereby is for fact of the secured hereby is fact of the secured hereb
And it is hereby agreed that the consideration of the not  And it is hereby agreed that the consideration of the not  And it is hereby agreed that the consideration of the not  Signed and delivered this 224 day o  In Presence of:	num from date until paid, as provided in said installment note.  to secured hereby is     Manual   Man
the rate of	num from date until paid, as provided in said installment note.  to secured hereby is     Manual   Man
the rate of per centum per an And it is hereby agreed that the consideration of the not	num from date until paid, as provided in said installment note.  The above for the secured hereby is  The above for the said secured in the said secured hereby is  Patrick of McLaddy  Patrick of McLaddy  COUNTY, ss.  A Notary Public, in and for said County and St.  10.63, personally appeared  Me National of Said County and St.
the rate of	num from date until paid, as provided in said installment note.  to secured hereby is   It fail of the about file of the secured hereby is   Pattern 10.13.  COUNTY, SS.  a Notary Public, in and for said County and St.  In and foregoing instrument, and acknowledged to me that.  It fail of the uses and purposes therein set forth.
And it is hereby ngreed that the consideration of the not followed that the consideration of the not signed and delivered this.  TATE OF OKLAHOMA,  Before me,  this day of full following the day of free and voluntary act and delivered the day and year above the day above the day above the day abov	num from date until paid, as provided in said installment note.  to secured hereby is   It for all the provided in said installment note.  It for all the provided in said installment note.  Part of the provided in said installment note.  Part of the provided instrument, and acknowledged to me that.  It for all the provided instrument, and acknowledged to me that.  It for all the provided instrument, and acknowledged to me that.  It for all the provided instrument, and acknowledged to me that.  It for all the provided instrument, and acknowledged to me that.  It for all the provided instrument, and acknowledged to me that.
And it is hereby ngreed that the consideration of the not followed the consideration of the not signed and delivered this day of this day of this day of the constant of the constant of the not signed and delivered this day of the constant	num from date until paid, as provided in said installment note.  The secured hereby is
And it is hereby ngreed that the consideration of the not with the consideration of the not supplied that t	num from date until paid, as provided in said installment note.  Its secured hereby is 11 12 13 15 15 15 15 15 15 15 15 15 15 15 15 15
TATE OF OKLAHOMA,  Before me, this day of Public Manager and delivered the consideration of the not	num from date until paid, as provided in said installment note.  The above for the paid of the secured hereby is  The above for the secured hereby is  To be secured for the uses and purposes therein set forth.  To be forth.  To be secured hereby is  To be secured in the uses and purposes therein set forth.  To set forth.  To be secured for the uses and purposes therein set forth.  To be set forth.  To be secured for the uses and purposes therein set forth.  To be set forth.  To be set forth.  To be secured for the uses and purposes therein set forth.  To be set forth.  To be secured for the uses and purposes therein set forth.  To be set forth.  To be secured for the uses and purposes therein set forth.  To be set forth.  To be secured for the uses and purposes therein set forth.  To be set forth.  To be secured for the uses and purposes therein set forth.  To be set forth.  To be secured for the uses and purposes therein set forth.  To be secured for the uses and purposes therein set forth.  To be secured for the uses and purposes therein set forth.  To be secured for the uses and purposes therein set forth.  To be secured for the uses and purposes therein set forth.
TATE OF OKLAHOMA,  Before me,  within smy hand and official seal the day and year above commission expires,  TATE OF OKLAHOMA,  Before me,	num from date until paid, as provided in said installment note.  The above for the secured hereby is  The above for the secured hereby is  COUNTY, SS.  A Notary Public, in and for said County and St.  Particle of the uses and purposes therein set forth.  The above for the set
And it is hereby ngreed that the consideration of the not followed that the not followed that the not followed	num from date until paid, as provided in said installment note.  Its secured hereby is
TATE OF OKLAHOMA,  Before me, this me known to be the identical person who executed the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the day and year above the delivered the with ne as free and voluntary act and delivered t	num from date until paid, as provided in said installment note.  to secured hereby is
TATE OF OKLAHOMA,  Before me, this me known to be the identical person who executed the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the with ne as free and voluntary act and delivered the day and year above the delivered the with ne as free and voluntary act and delivered t	num from date until paid, as provided in said installment note.  to secured hereby is
And it is hereby ngreed that the consideration of the not followed the not follow	num from date until paid, as provided in said installment note.  to secured hereby is
TATE OF OKLAHOMA,  Before me,  within the day of the within eas.  TATE OF OKLAHOMA,  Before me,  this free and voluntary act and definition of the not of	num from date until paid, as provided in said installment note.  to secured hereby is
TATE OF OKLAHOMA,  Before me,  within the known to be the identical person who executed the within eas.  TATE OF OKLAHOMA,  Before me,  day of  TATE OF OKLAHOMA,  Before me,  day of  TATE OF OKLAHOMA,  Before me,  day of  Witness my hand and official seal the day and year above commission expires.  day of  TATE OF OKLAHOMA,  Before me,  this day of	num from date until paid, as provided in said installment note.  to secured hereby is