MORTGAGE RECORD, No. 71

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	County, State of Oklahoma, party of the first part, to secure the payment of
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the interest thereon, and other sums hereinalt	ter mentioned, as the same fall due, hereby mortgage to
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ty of the second part, the following-described wit:	real estate and premises situated in
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	ndan aparte pan berge epinate og respirate signification of the factorial and example and the significant of
보다 보이 큰 항상 두 사이의 회사가 되어 되었다.	는 돈 나는 가입을 돼지 않는 물이 있다. 생각들이 되었다고 하는 아들이 없는 아들이 살아 하지만 하는 것이 모든 모든 것들이 없다.
e Indian Meridian, and warrant the title to the	he same; this mortgage being subject, however, to a prior mortgage of the same date between the same parties for a princ
	DOLLA
The said sum secured hereby is evidenced b	by a certain promissory note of even date herewith, executed by the said party of the first part, and payable to the c
by when the same shall become due, or shall in y shall forthwith become due and payable all as often as any such proceeding may be had, inon the filing of the potition in any such act I as costs therein at the option of the holder ises and agrees that the same may be sold w by any and all sums necessary to protect the t uch title, or the validity of this mortgage; an terest secured thereby, and taken up, held, or	fail in any of the terms and conditions of said prior bond or mortgage or said installment note, the whole sum sec the option of the holder hereof, who may immediately proceed to foreclose this mortgage, and in case of such foreclose the party of the first part agrees to pay an attorney fee of \$50.00 for the service of plaintiff's attorney, which shal tion, and the same shall be a lien upon said land, secured hereby, and shall be included in the judgment of foreclosur hereof; and upon sale under any such foreclosure, the party of the first part hereby expressly waives appraisement of rith or without appraisement at the option of the party of the second part; and the party of the first part expressly ag title of said premises, or to keep the same from other liens of whatever nature, including attorneys fees in all actions att of its aid prior mortgage be assigned in trust, or otherwise, to another than the second party, then any part of prior owned by said second party, and by any other sum paid, as authorized, shall be a further lien upon said land, and
ne rate ofper 1	by a certain promissory note of even date herewith, executed by the said party of the first part, and payable to the companies of the terms and conditions of said prior bond or mortgage or said installment note, the whole sum see the option of the holder hereof, who may immediately proceed to foreclose this mortgage, and in case of such foreclose the party of the first part agrees to pay an attorney fee of \$50.00 for the service of plaintiff's attorney, which shallon, and the same shall be a lien upon said land, secured hereby, and shall be included in the judgment of foreclosur hereof; and upon said under any such foreclosure, the party of the first part hereby expressly waives appraisement of ith or without appraisement at the option of the party of the sire party of the first part expressly agives appraisement at the option of the party of the sire party of the first part expressly agives appraisement at the option of the party of the sire party of the first part expressly agives appraisement at the option of the party of the sire party of the first part expressly agives appraisement at the option of the party of the sire party of the sire party of the first part of the repressly agives appraisement at the option of the party of the second party of the first part of the second party of the first part of the party of the second party, then any part of print of the option of the second party, then any part of print of the party of the second party, then any part of print of the second party, then any part of print of the second party, then any part of print of the second party, and by any other sum paid, as authorized, shall be a further lien upon said land, and ment or decree entered hereon; and all sums secured hereby, including the installments of said note, shall draw into centum per annum from date until paid, as provided in said installment note.
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