MORTGAGE RECORD, No. 71

발표 1983년 - 교회 대한 1985년 - 일본 기본 전 교통 및 교육으로 및 1986년 - 1985년 - 1985년 -		E OF OKLAHO STATE MORT		
THE INDESTURE, Made this	27 day of	ame	in the year of our	Lord One Thousand Nine Hun-
dred Leventran	by and between. Nellie 777	Stark a	widen,	
of the County of Julea	and one	State of Oklahoma, part	f the first part, and	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
party of the second part: WITNESSETH, That the said parts		for all the second second second second second		and the state of the first state of the stat
to her in hand paid, 1	Levo Thou	rand		DOLLARS.
presents do de grant, bargain, sell, convey following-described tract, piece, or pare	and confirm, unto said party clof land, lying and situate	of the second part, and to in the County of	Tusa successors an	d assigns, FOREVER, all of the
he Mesterly Forty for (45) fort of	be bits of Julant acce	rding to the official	herly deventy there (73) survey and slat there	I make carticular ludice
follows to Commencing at the	noxf-east (46) Com	er Parid Lat Fire 15	Jim Block Que Vandt	de Filter eight (58) in
HAT X The Same	Harle dines You	1 and old to the	east line of said out,	descent - three (73) Port
CECHAN, ACUTELLE, NO MAIN, 100, 100	ce of early and musica	a contraction of the state of the state of	le north drive if anit dot,	account was never when we will be a second
TO HAVE AND TO HOLD THE SA and all rights of homestead exemption unto	ME, With all and singular th	e tenements, hereditaments a	nd appurtenances thereinto belong	ing or in anywise appertaining,
of the first part do hereby covenant and a good and indefeasible estate of inheritance	agree that at the delivery he	reof, ohe is	the lawful owner of the premise	es above granted, and seized of
the quiet and peaceable possession of said pa	rty of the second part,	successors and a	ssigns, forever, ngainst the lawful cl	ims of all persons whomsoever.
PROVIDED, ALWAYS, And this ins First. Said partyof the first part.	justl	v indebted to the party of the	second part, in the principal sum o	i (\$2000)
being for a loan made by the said narty of L	he second part, to the said pa	rt. of the first part, and pa	yable according to the tenor and eff	ect of Forer (4)
negotiable promissory noted, executed and payable to the order of the said party of the	delivered by the said party a second part, as follows:	of the first part, bearing da	te June - 27	19.1.7, and
One for \$. 500 One for \$. 500	enini (1960 pi 1860 engo (1972) andrones (1972) andrones (1972) andrones (1972) andrones (1972) andrones (1972)	due June	=	10.20
One for \$.5.0.0	uga Hational	Charle June June 7	ulea, Okla with	interest thereon from date until
annually both before and after materity, o	n the III	days of warmer	and Attack	move
in each year. The installments of interest up the said part. of the first part, each bearing. The said year to of the first	intil maturity are further eviding interest after maturity at	the rate of 10 per cent, per an	num.	ate herewith, and executed by
Second. The said partof the first the said premises said any and all taxes or a by the State of Oklahoma, or by the county	seesments that shall be made township or municipality, w	upon said losu, or upon the herein said real estato is situa	legal holder of said notes and more sted, when the same becomes due,	gages, on account of said loan, and to keep the buildings upon
the mortgaged premises insured in some relic and to assign the policies to the said party o	f the encount mort, as	Tra	interests may annear and deliver	e soid noticios and renewale to
said party of the second part to be held by, and care and expense of collecting such insu	rance if loss occurs. until	this mortgage is fully paid, as	nd said partyof the first part ass	umes all responsibility of proof
Third. The part	agree to keep all buildings and not to permit any of the	inprovements to be removed	ents on said premises in as good rep therefrom or to become dilapidated	air as they are now, and not to l or destroyed.
Fourth. It is further expressly agreed notes when the same become due, or in case of said fire and tornado insurance, when the soft any covenant or condition herein contains on account of taxes or assessments, upon said the and payable and this mortgage may be in the contains t	of default in the payment of same becomes due, or in case	any installment of taxes or a of removal of any of the build	ssessments, upon said premises, or ellings or other improvements from sai	pen said lean, or the premiums id land, or in case of the breach
on account of taxes or assessments, upon sai due and payable and this mortgage may be i	d premises, or upon said loan foreclosed immediately, and t	or the premiums for fire and ne party of the second part or	I tornado insurance, upon said prem any legal holder of this note shall be	ises, shall become immediately entitled to recover the principal
been made upon said sum, and the party of	the second part, or the legal of lean, or insurance premium	wner and holder of said note a paid by the party of the see	and mortgage, shall be entitled to ond part, the full amount so paid, a	recover on account of taxes or s taxes or assessments, or insur-
ance premiums, together with interest thereo And it is also agreed that in the event	of any default in payment o	breach of any covenant or c	ondition herein, the rents and profit	
to party of the second part, or	herwise, at the option of the p	party of the second part.		[일] 그리고 말이 얼마를 하고 주되었다.
in no event, nor in anywise, directly or indir	ectly, be computed so as to o	xcced 10 per cent per annum.	이 프로그램 교육 교기 교통을 다양하다.	
Fifth. It is hereby further agreed and principal or interest notes, that may hereafter upon the same during the said time of exten-	Sion.		$\mathcal{A}D$	
Sixth. Said part of the first part, Dollars (\$10.00), and 10 her cent. of the ano collection, and the sum of due shall become a Seventh. Said part of the first part.	rt for the consideration above			
laws and of the homestead exemptions of the Eighth. It is expressly agreed and un brances upon said property prior or superior of recover the same with interest at 10 per cedured by these notes and may be recovered to a N. WITNESS WHEREOF. The said	e State of Oklahoma. derstood that the party of th to this mortgage debt, and u	e second part shall have the rion paying and discharging su	ight to pay and discharge at his opt ch lien or incumbrance the party of t	ion any and all liens or incum- he second part shall be entitled
secured by these notes and may be recovered IN WITNESS WHEREOF, The said	in the foreclosure thereof at	the option of the party of the	second part.	nameon the day and year
first above written.	1		nellie m. Star	R
Executed and Delivered in 1	Presence of:			
pancing graph Manufatha Pantagay and a say a	************************************			**************************************
	and the state of t	Andrew Control of the		
STATE OF OKLAHOMA, County of Sulsa	\ss	. · · · · · ·		
Before me, 27 day	6:6.11	Cormick	7 , personally appeared	lic, in and for said County and
		managama aka amadaman	rusaban dan umahanni dan	and
to me known to be the identical persons who	executed the within and fore	going instrument and acknow	ledged to me thatQle	
Witness my hand and official seal on t		Seal) C	6. 6. M. Com	rick
My commission expires. Flag - 2.	7-1920	75		Notary Public.
This instrument was filed for record th	tis	day of Jeely C.	A. D. 10/7	nt o'clock T, M.
Hannangan Kalaman ang Kalaman	Sept.	all your	o. G. Elever	Register of Devile.
		gy.	o. J. minon,	e de la constante de la consta
\$P\$		Sant of Saturdity Proposition of the	机动物的自然电影中概的自然电影影响电影	하다 사용되면 하다고 생각하다는 이 모바이라는 것