() 						
	COMPARED	MORTO	GAGE	RECORD	, No. 71	
<u>#</u>	73690			VENWORTH, RAN. No. 2069		andre on all constructions for the start of th
		R		F OKLAHOMA TE MORTGA	GE	
	THIS INDENTU drod	RE, Made this 26 77	hday of <i>F2</i> I between	bruary	in the year of our Lord	One Thousand Nine Hun
		$\Omega$ $A$			irst part, and	(1) パンパンパンパンパンパンパンパン
	party of the second part:					
	to	in hand paid, by the said par rgain, sell, convey and confirm, u	ty of the second part, nto said party of the s	the receipt whereof is hereby	y acknowledged, hn Z.S. granted, bas	rgained, sold and by thes
	following-described tract. to-wit:	, piece, or parcelof land, lyi	ing and situate in the (	County of	eroy addition	and State of Oklahoms
	City of Zi	laa. Uklahomi	a accord	ing to the	seconded plat.	Do me Shereol
	TO HAVE AND T	O HOLD THE SAME, With all a	ind singular the tenem	ents, hereditaments and app	purtenances thereunto belonging or successors and assigns, forever.	in anywise appertaining
	of the first part dohe a good and indefeasible es	reby covenant and agree that at t tate of inheritance therein, free ar	he delivery hereof, id clear of all incumbri	They and that no the	lawful ownerzof the premises abo for the second will WARRANT AN forever, against the lawful claims of	ve granted, and seized of D DEFEND the same in
	PROVIDED, ALW First. Said part. A	AYS, And this instrument is mac	le and executed upon justly indebt	the following conditions, to-ways to the second	vit:	3. Anno Al
	being for a loan made by negotiable promissory not	the said party of the second part, e, executed and delivered by th	to the said part. et. of the	the first part, and payable a first part, bearing date	coording to the tenor and effect of	
	One for \$ 7.37 One for \$ 7.50	;		due 2 etter	26 The	
	One for S	office of first Nations	il Bank	due <i>Automary</i> annum, and at the rate of 10	with intere per cent. per aunum after default or	10,2 st thereon from date unti maturity; payable semi
	in each year The install the said part claof the fir	st part, each bearing interest after	re further evidenced b r maturity at the rate	of 10 per cent. per annum.	on interest notes, of even date he	김 명한 동안에 가지 않는 것
	the said premises and any by the State of Oklahoma the mortgaged premises in	art. 5. of the first part covenant and all taxes or assessments that , or by the county, township or m sured in some reliable fire and tor	mand agree to pay a shall be made upon so unicipality, wherein so mado insurance compa	it taxes and assessments, gen id loan; or upon the legal id id real estate is situated, wh any approved by the party of	neral and special, and of whatever folder of saik notes and notegages, nen the same becomes due, and to the second part for the sum of \$,	haracter whatsoever, on or account of said least keep the buildings upon
	and to assign the policies i said party of the second p	to the said party of the second part	rt, as	intere	ests may appear, and deliver said partiacion the first part assumes r	policies and renewals, to
	Third. The part 24 allow or commit any wast Fourth. It is furth	z.of the first part agree to kee o on said premises and not to perm er expressly agreed by and betwee	p all buildings, fences, nit any of the improve n the parties hereto th	and other improvements on ments to be removed therefr at if any default be made in	said premises in as good repair as t om or to become dilapidated or des the payment of any part of either	hey are now, and not to stroyed. said principal or interest
	of said fire and tornado ins of any covenant or conditi on account of taxes or asse due and nearable and this.	the due, or in case of default in the aurance, when the same becomes d ion herein contained, the whole of essments, upon said premises, or t mortgage may be forefised immo-	a payment of any ins ue, or in case of remove said principal sum na ponesid lean, or the distance and the paytor	al of any of the buildings or med herein, and the interest premiums for fire and tornad	nts, upon said premises, se upon sa other improvements from said land thereon, and all sums paid by the lo insurance, upon said premises, sl balder of distance and premises, sl	d loan, or the premiums or in case of the breach party of the second part, fall become immediately
	sum mentioned in said bor been made upon said sun, assessments upon said pre- ance premiums, together w	id, together with interest thereon, and the party of the second part, mises, or user find toos, or insur- ith interest thereon from the date	from the date thereof or the legal owner and ance premiums paid b of such payment at 1	at 10 per cent. per annum, I holder of said note and mo y the party of the second par ) per cent. per annum.	the payment of any part of either the payment of any part of either mits, upon said premises, se upor as other improvements from said inno thereon, and all suns paid by the p lo insurance, upon said premises, si al holder of this note shall be entitled erediting any and all interest payr ortgage, shall be entitled to recover t, the full amount so paid, as taxes	to recover the principal aents made, if any have on account of taxes or or assessments, or insur-
	to party of the second par	that in the eyent of any default	in payment or breach signs, as additional col	of any covenant or condition lateral security and said par	a herein, the rents and profits of sp ty of the second part, or assigns, a	id premises are pledged
	in no event, nor in anywise	e, directly or mairectly, be compu	tted so as to exceed 10	per cent per annum.	ulations of this bond, and this mor cipal note and interest herein des if said principal debt, to evidence s	
	a upon the same during the	salo fille of extension.	영화 사가 많이 있는 것은 것이 가장 있는 것이다.		a said principal debt, to evidence s generation will pay a able when this hote is placed in the to and by any judgment or decree r	「「「「」」」、「」、「」、「」、「」、「」、「」、「」、「」、「」、「」、「」
	Seventh. Said part. laws and of the homestead	ior. of the first part for the consid exemptions of the State of Oklah	leration above mention 10ma.	ed hereby expressly waivet	appraisement of said real estate and	I the benefit of the stay
	brances upon said property to recover the same with in secured by these notes and	siy agreed and understood that in prior or superior to this mortgage iterest at 10 per cent. upon the air may be recovered in the forcelosi	e party of the second s deht, and upon payir count so paid, from the ire thereof at the optic	part shall have the right to p g and discharging such lion o partof the first part and n of the party of the second	bay and discharge at his option any incumbrance the party of the second spatial sum shall be and become a part. $-\rho$	and all liens or incum- nd part shall be entitled rt of the mortgage debt
H≰£	first above written.	IREOF, The said part 14 of the i	first part	hereunto subscri	bed	==20n the day and year
within mor Dated thi W. W. S	EXECUTED AN	D DELIVERED IN PRESENCE OF:		<u> </u>	ma Oemell	• ••••••••••••••••••••••••••••••••••••
n pavmene ortgage, i - <u>/</u> dav	A SURATE OF (			<u></u>	8. Ournell	۲۳۳۳ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ ۱۹۳۳ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۱۹۳۳ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۳۹ - ۲۳۹۹ - ۲۳۹۹ -
72 9		ulca Ss. Ida Bill	e Hick		a Notary Public, in a	mil for sold County and *
Ther	State, on this	h. day of Field	surg and	ana Jessall	sonally appeared	
9	the nerknown to be the iden	e and voluntary act and deed for	the uses and purposes	trument and acknowledged to therein set forth.	a mo that	
712	My commission expires	d official seal on the date last abov up 1 st. 1926	2	<u>1) 2d</u>	a Bille Hicks	Notary Public.
	This instrument was	filed for record this		March .	A. D. 192/ 11 /	25- velock G. M.
		Ø	Deputy.	7 <b>4</b>		Augister of Deeds.

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