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## MORTGAGE RECORD, No. 71

SAMI: DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 20692 (1975)

	, RI	EAL ESTAT	OKLAHOMA E MORTGAG	E	
THIS INDESTURE, Mad		between A.	rember	in the year of our Lore	I One Thousand Nine Hu
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		intelleor an	u rulle c	part, and	- rus wife
party of the second part:	to Evoaln	eragina a varieti es usas cisa con vercas	and the second second second second	man army and a surprise and a surpri	and the second second
WITNESSETH, That the	said part Mot the first t	art, for and in considerati	on of the sum of 4 700/100		DOLLAR
	and paid, by the said part	ty of the second part, the . nto said party of the secon	receipt whereof is hereby ac	eknowledged, ha Kagranted, be Klassisuccessors and ass	irgained, sold and by the igns, FOREVER, all of the
Zot Eleven	. 00 in 03	lock one	Din Bell	Thew addite	in to
The City of	Iulea, OK	'lahoma, i	according	to the ruos	LL.
plat Thereof	kon in veriniemen jainen keren ja kon in veriniemen jainen jainen keren ja		**************************************	nellacija e lipina i rejecujeje a masta ja e suda. Politicija e lipina i rejecujeje a masta ja e suda.	
TO HAVE AND TO HOLI	D THE SAME, With all a	ind singular the tenements	, hereditaments and appure	tenances thereunto belonging o	r in anywise appertainin
of the first part do hereby cov	connut and nerce that at t	he delivery hereof.	U AAL the law	ful owner of the premises ab	ove granted, and seized
good and indefeasible estate of it he quiet and peaceable possession	nheritance therein, free as	nd clear of all incumbrance	s, and that There is, and assigns for	will WARRANT AN	ND DEFEND the same in of all persons whomseeve
PROVIDED, ALAVAYS, A	and this instrument is made	de and executed upon the	following conditions, to-wit:	art, in the principal sum of (S.	au a
poing for a loan made by the said	party of the second part.	to the said partiles the	first part, and payable acce	ording to the tenor and effect o	DOLLAR
egotiable promissory notes, executable to the order of the said of	cuted and delivered by the	ne said part Made the first as follows:	part, bearing date	uindu 127h	192/an
one for \$ 2.000, 00	- 30 is an illus vicinitation illus		due de le contra	C 12 114	19 2
ne for \$	1001		dae		
All payable at the office of a turity or default, at the rate of anually, both before and after m	(den (e)	Man days of	um and at the rate of 10 pe	and NILL	or maturity; payable sem
each year. The installments of	f interest until maturity a each bearing interest after	re further evidenced by $\ell$ r maturity at the rate of 1	0 per cont. per annum.	interest notes, of even date h	erewith, and executed l
Second. The said part 22s as said premises and any and all y the State of Oklahoma, or by t	of the first part covenant taxes or assessments that	and agreeto pay all to shall be made upon child	axes and assessments, generally or upon the legal hold	ral and special, and of whateve er of and house and morega-	r character whatsoever, o
e mortgaged premises insured in	some reliable fire and tor	rnado insurance company :	approved by the party of th	e second part for the sum of S.	BITTO, LO
nd to assign the policies to the sa aid party of the second part to be aid care and expense of collecting	dd party of the second pa	rt, as	ge is fully paid, and said pr	s may appear, and deliver said artof the first part assumes	l policies and renewals, i all responsibility of pro
nd care and expense of collecting Third. The part LLG of the llow or commit any waste on said	such insurance if loss occ first part agreeto kee	aurs. op all buildings, fences, and	d other improvements on sa	id premises in as good repair as	they are now, and not
llow or commit any waste on said Fourth. It is further expre	I premises and not to per- sely agreed by and betwee	nit any of the improvement in the parties hereto that i	ats to be removed therefron if any default be made in th	n or to become dilapidated or d ne payment of any part of eithe	lestroyed. or said principal or intere
Fourth. It is further expre- otes when the same become due, said fire and tornado insurance, any covenant or condition herei ancount of taxes or assessments to and payable and this mortgag	or in ease of default in the when the same becomes d in contained, the whole of	te payment of any installi lue, or in case of removal of f said principal sum names	nent of taxes or assessment of any of the buildings or of d herein, and the interest th	s, upon said premises, at upon her improvements from said lar ercon, and all sums paid by the	id, or in case of the bread a party of the second par
n account of taxes or assessments no and payable and this mortgag	s, upon said premises, of a e may be forcelosed imme	are suid dose or the prer	niums for fire and tornado the second part or any legal l	insurance, upon said premises, holder of this note shall be entit	shall become immediatel led to recover the princip
een made upon said sum, and the sessments upon said premises. It	party of the second part	, or the legal owner and he	older of said note and mort	gage, shall be entitled to recove the full amount so paid, as taxe	er on account of taxes of es or assessments, or insu-
ice premiums, together with inter	rest thereon from the date	s or ance balinear ar in be	er cent. Per mmum.	erein, the rents and profits of	
party of the second part, or ssion of the said premises, by rec	eiver or otherwise, at the	signs, as additional collate option of the party of the	ral security and said party second part.	of the second part, or assigns	, shall be entitled to pos
no event, nor in anywise, direct	lly or indirectly, be compu	uted so as to exceed 10 pe	er cent per annum,	lations of this bond, and this me	
Fifth. It is hereby further incipal or interest notes, that ma- oon the same during the said tim	agreed and understood they hereafter be given, in the	at this mortgage secures t as event of any extension o	he payment of the princip of time for the payment of	al note and interest herein de said principal debt, to evidence	escribed, and all renewa said principal or interes
Sixth. Said partall of the ollars (\$10.00), and 10 per cent. ollection, and the sum so due shall	first part, hereby agree	in event action is brought	to forcelose this mortgage	will pay	an attorney's fee of Te
				and by any judgment or decre- praisement of said real estate a	
ws and of the homestead exempt	tions of the State of Oklal	homa.			그릇은 작업 강원 등을 하네요?
Eighth. It is expressly agree rances upon said property prior of precover the same with interest a coured by these notes and may be	r superior to this mortgag it 10 per cent, upon the an	e debt, and upon paying a nount so paid, from the pa	and discharging such lieu or art and s	incumbrance the party of the se mid sum shall be and become a	cond part shall be entitle part of the mortgage deb
IN WITNESS WHEREOF, st above written.	The said parties of the	first part Hall C	hereunto subscribe	2/1/1/na	meon the day and yea
	THEASUNCE'S ENE	ORSEMENT and less	ucd $Ucd$	Chancell	or
Executed And Deli	VERROTH PARSENCE OF:	in payment of mortg	age		01
Pecciat No	10 Extra	<b>6</b> 7 192 /	Mellie	t 6. O Rans	eller
Differ	Hather 13 feet i	Thorney Treasurer	4	***************************************	***************************************
STATE OF OKLAH	IOMA, Sa.	i i enuty	Adum dig		
Before me,	C. R. Thya	lwell		Notary Public, i	
1-1-11		A Cana de de	102/ norge	mally appeared	**************************
tate, on this 12 Min.	Any of All	clinited	2 D	Du Ting	
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o me known to be the identical per the first and v	Constant of the world the	vithin and foregoing instru r the uses and purposes th	hancular hancillar to ment and the ment and	, hie wife	executed the same a
o me known to be the identical per free and we witness my hand and official to commission expires.	cross who executed the woluntary act and cleed for all seal on the date last about 18.1.2.3	within and foregoing instru r the uses and purposes the	hancular hancillar to ment and the ment and	, hie wife	executed the same as
	cross who executed the woluntary act and cleed for all seal on the date last about 18.1.2.3	vithin and foregoing instru r the uses and purposes th	hancular hancillar to ment and the ment and	, hie wife	executed the same as