#198452

MORTGAGE RECORD, No. 71

BAME DODSWORTH DOOK CO., LEAVENWORTH, KAN, No. 2002 153-54

	REAL ESTATE	MORTGAGE	수 하고 있는 것으로 가는 것으로 되었다. 이 것이라고 있는 것으로 되는 것이 같습니다.	
THIS INDENTURE, Made this droit.	by and between 244	Heal and	in the year of our Lord One Thous.	
of the County of	eng sa sania pina pisaka na sanja pisaka na pisaka pisaka na pisaka pisaka na pisaka pisaka pisaka pisaka pisak		and	
narty of the second mart!	**************************************	DJ-Daly		***************************************
WITNESSETH, That the said part I Lof	the first part, for and in consideration	on of the sum of Alfle	Ffunded	DOLLARS
toin hand paid, by the presents dogrant, bargain, sell, convey and c following-described tract piece, or parcelo	e said party of the second part, the r confirm, unto said party of the second	eccipt whereof is hereby acknow	rledged, ha Vignanted, bargained, sol	d and by thes VER, all of th e of Oklahom:
to-wit: Lot numi	lined Truen-	4-ace 21,	I and Truesy-	=
Jon (22) 2	- BLAC AL	unlast hi	5.20- W	
Bowl Past.	asselled for	The City of	y Telled	**********
seconding to	Le Cecraed -	PLLJS	7	ia. 20092241323 (1271.12224) 1419241223 (1271.1222)
TO HAVE AND TO HOLD THE SAME, and all rights of homestead exemption unto the s of the first part dohereby covenant and agree a good and indefeasible estate of inheritance there the quiet and peaceable possession of said party of PROVIDED, ALWAYS, And this instrum First. Said part	and party of the second part, and to contain the delivery hereof,	successors and assigns, forever, ollowing conditions, to-wit: the party of the second part, i	ssors and assigns, forever. And the si water of the premises above granted, will WARRANT AND DEFEN. against the lawful claims of all person	aid part, and seized of the same is whomsoever
being for a loan made by the said party of the sec	and the second of the second o	6	1. 1. 1	2 111
being for a loan made by the said party of the sec negotiable promissory note, executed and deliv payable to the order of the said party of the sec One for \$	ond part, as follows:	part, bearing date	-17	19.5 and
One for \$	d d	iue /	g gar, comercial de la comercia	19
One for \$	ge qualiones	Back Oules	alle with interest thereon i	from date unti
annually, both before and after maturity, on the	12. 9 days of	81 9851	est notes, of eyen date herewith, and	, paguoto semi
the said part 4 of the first part, each bearing in	terest after maturity at the rate of It	per cent. per annum.	cas moses, or even date neronium, and	a checaron of
Second. The said part of the first part the said premises that any and all taxes or assess by the State of Oklahoma, or by the county, town	nents that shall be made upon said to nship or municipality, wherein said re	ean, or upon the legal holder of eal estate is situated, when the	said notes and mortgages, on account	t of sald loan buildings upor
the mortguged premises insured in some reliable fi	ire and tornado insurance company a second part, as	pproved by the party of the sec	ond part for the sum of S	d renewals, to
said party of the second part to be held by	if loss occurs.	e is fully paid, and said part	the first part assumes all responsi	ibility of proc
Third. The part of the first part agree	to keep all buildings, fences, and	other improvements on said pr ts to be removed therefrom or	emises in as good repair as they are no o become dilapidated or destroyed.	ow, and not to
allow or commit any waste on said premises and: Fourth. It is further expressly agreed by a notes when the same become due, or in case of de of said fire and tornado insurance, when the same of any covenant or condition herein contained, th on account of taxes or assessments, upon said pre due and payable and this mortgage may be forcel sum mentioned in said bond, together with intere- been made upon said sum, and the party of the se assessments upon said premises, occupen said less mere premiums, together with interest thereon fro	nd between the parties hereto that if fault in the payment of any installir becomes due, or in case of removal o- ie whole of said principal sum named emises, or upon said loss, or the pren	any default be made in the pa nent of taxes or assessments, up f any of the buildings or other in herein, and the interest thereon niums for fire and tornado insur-	yment of any part of either said princi on said premises, seapour said been, or oprovements from said land, or in case i, and all sums paid by the party of the ance, upon said premises, shall become	ipal or interes the premium of the breach e second part o immediately
And it is also agreed that in the event of an	ny default in payment or breach of a	ny covenant or condition herein	, the rents and profits of said premise he second part, or assigns, shall be er	es are pledged atitled to pos-
session of the said premises, by receiver or otherwi	ise, at the option of the party of the s	econa paru Luccordones with the stinulation	제가 시간 회사는 경우를 가장하여 가다고 있다.	
in no event, nor in anywise, directly or indirectly. Fifth. It is hereby further agreed and und principal or interest notes, that may hereafter be g	, be computed so as to exceed 10 per lerstood that this mortgage secures the	cent per annum. no payment of the principal not the principal not the principal not the payment of said.	ote and interest herein described, and	d all renewal
onen the same during the said time of extension.				And the second second
Sixth. Said part with the first part, here Dollars (\$10,00), and 10 per cent. of the amount of collection, and the sum so due shall become a part Soventh. Said part will the first part for laws and of the homestead exemptions of the Sta	the consideration above mentioned I	nall become due and payable wh by a lieu of this mortgage and hereby expressly waive—apprais	en the note is placed in the hands of a by any judgment or decree rendered the ement of said real estate and the bene	n attorney for hereon, fit of the stay
Eighth. It is expressly agreed and underst brances upon said property prior or superior to the to recover the same with interest at 10 per cent. u secured by these notes and may be recovered in the IN WITNESS WHEREOF, The said part.	ood that the party of the second part is mortgage debt, and upon paying a pon the amount so paid, from the par he forcelosure thereof at the option of	nd discharging such lien or incur	obrance the party of the second part sh	iall be entitled mortgage debt
first above written.		· H, H	, gied	trootisticostostos
Executed AND DELIVERED IN PRESI	ence of:	b.L.	o Cheels	nicoporió a algazo parq
Bornatsigness generalist (2000) and the control of	anna da santa ang sa			rygawide yedinearaabkenka
STATE OF OKLAHOMA,	tira a cananananananananananananananananana			
County of Author	Il R Thus	livell	a Notary Public, in and for sai	id County and
State, on this	Mit A.A.	1927, personally	nppeared	
to me known to be the identical persons who exec	nd deed for the uses and purposes the	ment and acknowledged to me to	hat crecuter	d the same as
Witness my hand and official seal on the dr	S-1/225 L	erely by	Whentedle	ary Public.
This instrument was filed for record this	22 day of	Phil.	CA, D. 1922 10 30	lock P M
and I fame	Deputy. (Lev	W	Dawson Registe	r of Deeds,