MORTGAGE RECORD, No. 71

## 208515 SANIA DODSWORTH HOOK CO., LEAVEN WORTH	
STATE OF OKI	가게 하는 이 사람들이 되고 하는 이 이 이 이 생물도 보고 있다. 그 이 이 나는 사람들이 살아 가지 않는 그 것이다.
REAL ESTATE N	할 것 같은 하는 그들은 사람이 어떤 사람이 하는 것 같다. 그 그래는 하는 사람들이
THIS INDENTURE, Made this	in the year of our Lord One Thousand Nine Hun
Thinles of Jarachasson and	Clara a Farguhasson
of the Country of July and the state of Oldshama	partition the first part, and
manufacture of the first of the	terrania de la companya de la compa
party of the second part: WITNESSETH, That the said part 4-for the first part, for and in consideration of the	he sum of
	DOLLAR
presents dogrant, bargain, sell, convey and confirm, unto said party of the second part,	and to successors and assigns, FOREVER, all of the
following-described tract, piece, or parcelof land, lying and situate in the County of	and State of Oklahom
Lot numbered Jen (10) in Block num	bered Iwo Hundred Frul (205) of
The Woodhawn Wallion of the City of Justinity I will be be Blandel Class	Thirty Line (formery Saudam
	ing paragraphic and paragraphic and paragraphic and an analysis of the paragraphic analysis of the paragraphic and an ana
	and a various
TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hered	itaments and appurtenances thereunto belonging or in anywise appertaining
and all rights of homestead exemption unto the said party of the second part, and to	her successors and assigns, forever. And the said part 20
of the first part dohereby covenant and agree that at the delivery hereof, they a good and indefeasible estate of inheritance therein, free and clear of all ingumbrances, and	that
the quiet and peaceable possession of said party of the second partysucce	essors and assigns, forever, against the lawful claims of all persons whomsoever
PROVIDED, ALWAYS, And this instrument is made and executed upon the following First. Said part the first part	ng conditions, to-wit:
Live Thousand	DOLLARS
being for a loan made by the said party of the second part, to the said part left the first p negotiable promissory note. A executed and delivered by the said part left the first part, payable to the order of the said party of the second part, as follows: Que for \$1.000	art, and payable according to the tenor and effect of
payable to the order of the said party of the second part, as follows:	July 17 10 23
One for \$ 1000 FD Que on the form of the f	Sulf 1/2 16 23
One for s 1 0 0 6 die	17 16 23
All payable at the office of Exchange University Indian In maturity or default, at the rate of Eight (8) per cent. per annum, an annually, both before and after maturity, on the 17 days of 14	d at the rate of 10 per cent. per annum after default or maturity; payable semi
annually, both before and after maturity, on the days of days of whom the days of days	opunon interest notes of even data horavith and evenuted by
in each year. The installments of interest until maturity are further evidenced by the said part. Molecular the said part. Molecular part, each bearing interest after maturity at the rate of 10 per of the said part.	ent. per annum.
Second. The said part leaf the first part covenantand agreeto pay all taxes at the said premises and any and all taxes or exercisments that shall be made upon said loan, o by the State of Oklahoma, or by the county, township or municipality, wherein said real est	nd assessments, general and special, and of whatever character whatsoever, or respon the legal helder of said notes and mortgages, on account of said learning to the said learni
the mortgaged premises insured in some reliable fire and tornado insurance company approv	ed by the party of the second part for the sum of \$ 5000
the state of the s	interests more suppose and delicar said selfute and account 4.
and to assign the poncies to the said party of the second part of the second part to be held by	my paid, and said parties of the first part assumes all responsibility of proof
Third. The part A.d. of the first part agreeto keep all buildings, fences, and other allow or commit any waste on said premises and not to permit any of the improvements to be	improvements on said premises in as good repair as they are now, and not to be removed therefrom or to become dilapidated or destroyed.
Fourth. It is further expressly agreed by and between the parties hereto that if any onces when the same become due, or in case of default in the payment of any installment of	lefault be made in the payment of any part of either said principal or interes f taxes or assessments, upon said premises, o r upon said lean , or the premium
of said fire and tornado insurance, when the same becomes due, or in case of removal of any of any covenant or condition herein contained, the whole of said principal sum named herein	of the buildings or other improvements from said land, or in case of the bread, and the interest thereon, and all sums paid by the party of the second part
on account of taxes or assessments, upon said premises, or upon said lesses or the premiums due and payable and this mortgage may be foreclosed immediately, and the party of the second	for fire and tornado insurance, upon said premises, shall become immediately and part or any legal holder of this note shall be entitled to recover the principal
Fourth. It is further expressly agreed by and between the parties hereto that if any contess when the same become due, or in case of default in the payment of any installment of said fire and tornado insurance, when the same becomes due, or in case of removal of any or any covenant or condition herein contained, the whole of said principal sum named herein on account of taxes or assessments, upon said premises, or upon said bear or the premiumed due and payable and this mortgage may be foreclosed inmediately, and the party of the sect sum mentioned in said bond, together with interest thereon, from the date thereof at 10 per been made upon said sum, and the party of the second part, or the legal owner and holder of assessments upon said premises, or upon said-loss, or insurance premiums paid by the part ance premiums, together with interest thereon from the date of such payment at 10 per cent.	cent. per annum, crediting any and all interest payments made, it any have t said note and mortgage, shall be entitled to recover on account of taxes of the second part, the full appropriate and taxes of the second part, the full appropriate and taxes of the second part.
ance premiums, together with interest thereon from the date of such payment at 10 per cent.	per annum.
And it is also agreed that in the event of any default in payment or breach of any cout to party of the second part, or a session of the said premises, by receiver or otherwise, at the option of the party of the second	renant or condition nergin, the reats and profits of said premises are pleaged
session of the said premises, by receiver or otherwise, at the option of the party of the second It is further agreed and understood that in computing interest upon this loan in according to the second that the second that it is computing interest upon this loan in according to the second that it is successful to th	
in no event, nor in anywise, directly or indirectly, he computed so as to exceed 10 her cent	per annum.
Fifth. It is hereby further agreed and understood that this mortgage secures the pay principal or interest notes, that may hereafter be given, in the event of any extension of time upon the same during the said time of extension.	for the principal note and interest herein described, and all renewal for the payment of said principal debt, to evidence said principal or interest
Sixth. Said part. Mabf the first part, hereby agreein event action is brought to for	reclose this mortgage
Sixth. Said part. Labf the first part, hereby agreein event action is brought to for Dollars (\$10.00), and 10 per cent. of the amount due thereon, and said attorney's fee shall be collection, and the sum so due shall become a part of the judgment and shall be secured by a	come due and payable when this note is placed in the hands of an attorney for lien of this mortgage and by any judgment or decree rendered thereon.
Seventh. Said part LLA the first part for the consideration above mentioned hereby laws and of the homestead exemptions of the State of Oklahoma.	expressly waive appraisement of said real estate and the benefit of the stay
Eighth. It is expressly agreed and understood that the party of the second part shall brances upon said property prior or superior to this mortgage debt, and upon paying and distorner the same with interest at 10 per cent. upon the amounts on paid, from the part secured by these notes and may be recovered in the foreclosure thereof at the option of the p	have the right to pay and discharge at his option any and all liens or incum- charging such lien or incumbrance the party of the second part shall be entitled
to recover the same with interest at 10 per cent. upon the amount so paid, from the part secured by these notes and may be recovered in the foreclosure thereof at the option of the p	of the first part and said sum shall be and become a part of the mortgage debt arty of the second part.
IN WITNESS WHEREOF, The said part 22 of the first part	hereunto subscribed
(경기: 사이트 : : : : : : : : : : : : : : : : : : :	thasles 13 Farguharson
Executed and Delivered in Presence of:	Clara a Farguhasson
STATIN ON OUT ATTOMIC	
STATE OF OKLAHOMA,	
Before me, Al Desdey Selffill grant	n Notary Public, in and for said County and
State, on this 12th day of September	1022, personally appeared
State, on this date day of flatmen and to me known to be the identical persons who executed the within and foregoing instrument a	wife wangun and the
to me known to be the identical persons who executed the within and foregoing instrument a	and acknowledged to me that

TREASURERS ENDORSEMENT
FREEDY CARTING LECT 16:17:16:18 3 4 4 and testing