## MORTGAGE RECORD, No. 71

THIS INDENTURE, Made this day of dred by and between by and between for the County of and S	frebruaryin the year of our Lord One Thousand Ni
jaseph Leithous	
of the County of and S	200 million of the transfer of
	State of Oklahoma, part. 4of the first part, and
party of the second part:	ne b'arsoust
	consideration of the sum of
presents do degrant, bargain, sell, convey and confirm, unto said party o following described tract, piece, or parcelof land, lying and situate i to-wit:	d part, the receipt whereof is hereby acknowledged, had granted, bargained, sold and left the second part, and to
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according to the Governm	enty-two (32) in the City of I'd ent Survey and Plate thereof:
and all rights of homestead exemption unto the said party of the second p of the first part do Lowereby covenant and agree that at the delivery here a good and indefeasible estate of inheritance therein, free and clear of all in	s tenements, hereditaments and appurtenances thereunto belonging or in anywise apper part, and to successors and assigns, forever. And the said par col, the lawful owner of the premises above granted, and so regumbrances, and that we will WARRANT AND DEFEND the s
PROVIDED, ALWAYS, And this instrument is made and executed	successors and assigns, forever, against the lawful claims of all persons whom upon the following conditions, to-wit: indebted to the party of the second part, in the principal sum of (8
Jack There	2 deld DOI
negotiable promissory note executed and delivered by the said part	t 4 of the first part, and payable according to the tenor and effect of bixe.
payable to the order of the said party of the second part, as follows:	of the first part, bearing date February 19/6
One for 6.	induc
	and the with interest thereon from dant. per annum after default or maturity; payabl
annually, both before and after maturity, on the	days of Juriary and day guar
the gold more went the first nort, each bearing interest after maturity at the	enced by
2. Second The said part L. of the first part covenant and agreement that shall be made by the State of Oklahoma, or by the county, township or municipality, wh	o pay all taxes and assessments, general and special, and of whatever character whatsoe upon said loan, or upon the legal holder of said notes and mortgages, on account of sai erein said real estate is situated, when the same becomes due, and to keep the building
the mortgaged premises insured in some reliable fire and tornado insurance	company approved by the party of the second part for the sum of \$3.0.0
said party of the second part to be held by until the	his mortgage is fully paid, and said part. Let of the first part assumes all responsibility of
and care and expense of collecting such insurance if loss occurs.  Third. The part wof the first part agree to keep all buildings,	. fences, and other improvements on said premises in as good repair as they are now, and improvements to be removed therefrom or to become dilapidated or destroyed,
allow or commit any waste on said premises and not to permit any of the L.  Fourth. It is further expressly agreed by and between the parties he	ercto that if any default be made in the payment of any part of either said principal or
of said fire and tornado insurance, when the same becomes due, or in case or of any covenant or condition herein contained, the whole of said principal	ereto that if any default be made in the payment of any part of either said principal or any installment of taxes or assessments, upon said principal or in removal of any of the buildings or other improvements from said land, or in case of the sum named herein, and the interest thereon, and all sums paid by the party of the secon
on account of taxes or assessments, upon said premises, or upon said total,	or the prending for he and worked insurance, upon she premises, sink become imme
been made upon said sum, and the party of the second part, or the legal ow assessments upon said premises, or upon said loan, or insurance premiums	thereof at 10 per cent. per annum, crediting any and all interest payments made, if an worr and holder of said note and mortgage, shall be entitled to recover on account of the paid by the party of the second part, the full amount so paid, as taxes or assessments, or
ance premiums, together with interest thereon from the date of such payme	ent at 10 per cent, per annum. breach of any covenant or condition herein, the rents and profits of said premises are p
	onal collateral security and said party of the second part, or assigns, shall be entitled
	this loan in accordance with the stipulations of this bond, and this mortgage, such interes
The Hifth. It is hereby further agreed and understood that this mortgage principal or interest notes, that may be eafter be given, in the event of any	ge secures the payment of the principal note and interest herein described, and all re extension of time for the payment of said principal debt, to avidence said principal or i
upon the same during the said time of extension.	시민들은 얼마나면요. 그리가 되어 그렇게 되었다. 그러리를 먹고 그녀의 학생들은 그리고 있는데 얼마 되었다. 그렇게 되었다.
% Seventh. Said part. Wol the first part for the consideration above	is brought to foreclose this mortgage
laws and of the homestend exemptions of the State of Oklahoma.  Highth. It is expressly agreed and understood that the party of the	second part shall have the right to pay and discharge at his option any and all liens or
brances upon said property prior or superior to this mortgage debt, and upon the recover the same with interest at 10 per cent. upon the amount so paid, if secured by these notes and may be recovered in the foreclasure thereof at the	second part shall have the right to pay and discharge at his option any and all liens or on paying and discharging such lien or incumbrance the party of the second part shall be from the part describe first part and said sum shall be and become a part of the mortgag he option of the party of the second part.
IN WITNESS WHEREOF, The said part 4 of the first part	has hereunto subscribed has name on the day an
	Goseph Luthauser
Executed and Delivered in Presence of:	t administration and a section with the second section of the second section of the section of t
territoria de la companya de la comp	matica di mancio mere ambier, mengeratura di manusi di mancio di meneratura di meneratura di meneratura di men
	ting and the second
STATE OF OKLAHOMA,   ss.	다른 경기 가장 하는 것이 되는 것이 되었습니다. 그런
County of Phille Mran	a Notary Public, in and for said Coun
State, on this Let day of Februar	10.0 personally appeared  No at aircycle mant
ing ing panggan ang ang ang ang ang panggan ang ang ang ang ang ang ang ang a	the first of the second contract of the secon
to me known to be the identical persons who executed the within and force	soing instrument and acknowledged to me thatexecuted the so purposes therein set forth.
Witness my hand and official seal on the date last above written.	1501) Phil & Kramer
My commission expires. Quart 21 21 /1/3	Notary Pu
This instrument was filed for record this.	lay of
Deputy	(Seal) Attachalley Megister of De