MORTGAGE RECORD, No. 71

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	3.7	· -	•				141	-		_	J. Berry

Witness my hand and official seal on the commission expires	inte list above written.	grasiones en	Notary Public.
ne known to be the identical persons who ex-	outed the within and foregoing instru- ind deed for the uses and purposes the	mont and acknowledged to me that	
to, on thisday of	fajga 1997 - Pro (hajarin doskito (1983) eri		receipende and de la company de la compa
STATE OF OKLAHOMA,			ublic, in and for said County
STATE OF OKLAHOMA,	Capainessane trades a americ		antonita apartamata projection de la constanta
회문 회의하다도 배 경기의 교회에 모르게 되었다.		personal according and transfer and analysis and a	그렇게 살아 되었다. 항상 등 이번을 취하다. 내
Executed and Delivered in Pre	이 선생님 가지, 이 이렇게 이번 하는 하는 것이다.	Carries and Carries and Commence of the Comment of	나는 사람들은 사람들이 가는 사람들이 되었다.
above written.	vangara sung paga Pat Katalangan paganan	an annual security subserved and a security secu	[변화생활사원] : 1 m # LT (1 HJ H) #
recover the same with interest at 10 per cent. red by these notes and may be recovered in	upon the amount so paid, from the pa the forcelesure thereof at the option o	t shall have the right to pay and discharge at his ond discharging such lies or incumbrance the party of the first part and said sum shall be and be the party of the second part.	come a part of the mortgage deb
s and of the homestead exemptions of the S Eighth. It is expressly agreed and under	ate of Oklahoma. stood that the party of the second par- his mortrage daht, and mon paring a	t shall have the right to pay and discharge at his o	ption any and all liens or incun
ection, and the sum so due shall become a pa Seventh. Said part,of the first part f	t of the judgment and shall be scenred or the consideration above mentioned l	nall become due and payable when this note is place by a lion of this mortgage and by any judgment o heroby expressly waiveappraisement of said real	n make maids of an attorney for r decree rendered thereon, estate and the benefit of the sta
on the same during the said time of extension Sixth. Said part of the first part, he	cby agreein event action is brought	to forcelose this mortgage	Ill pay an attorney's fee of Te
to event, nor in anywise, directly or indirect Fifth. It is hereby further agreed and uncited or interest notes, that may be called be	y, ne computed so as to exceed 10 per iderstood that this mortgage secures t given, in the event of any extension of	r cent per annum. he payment of the principal note and interest h if time for the payment of said principal debt, to c	erein described, and all renews
lon of the said premises, by receiver or other It is further agreed and understood that	wise, at the option of the party of the in computing interest upon this loan in	ral security and said party of the second part, or second part. a accordance with the stipulations of this bond, and r cent per annum.	this mortgage, such interest sha
And it is also agreed that in the event of	any detaute in payment or oreach of a	my coverime or condition herein, the rents and pro	outs of said premises are pleage
i mencionea in said cond, together with little in made upon said sum, and the party of the issiments upon said premises, or upon said to a premiums, together with interest thereas.	second part, or the legal owner and ho an, or insurance premiums paid by the om the date of such payment at these	is to be removed therefrom or to become dilipidal fany default be made in the payment of any partment of taxes or assessments, upon said premises, of any of the buildings or other improvements from therein, and the interest thereon, and all sums pair niums for fire and torando insurance, upon said probases on part or any legal holder of this note shall 10 per cent. per annum, crediting any and all inteller of said note and mortgage, shall be entitled to party of the second part, the full amount so paid, or cent. per annum.	o recover on account of taxes on as taxes or assessments, or insu
any covernme or common neron consider, necount of taxes or assessments, upon said p and payable and this mortgage may be fore a mentioned in said bond, forother with inte	remises, or upon said loan, or the pren closed immediately, and the party of t rest thereon, from the date thereof at	niums for fire and tornade insurance, upon said pr he second part or any legal holder of this note shall be 10 per cent, per annum, crediting any and all into	emises, shall become immediatel be entitled to recover the princip rest myments made if any ba-
es when the same become due, or in case of call fire and tornado insurance, when the same	lefault in the payment of any installa	nent of taxes or assessments, upon said premises, or of any of the buildings or other improvements from a herein, and the interest thereon and all areas well.	said land, or in case of the breach
Third. The part and the first part ago we or commit any waste on said premises and Fourth. It is further expressly agreed by	eato keep all buildings, fences, and thot to permit any of the improvement and between the narties hereto that it	l other improvements on said premises in as good r its to be removed therefrom or to become dilapida f any default be made in the payment of any part	rpair as they are now, and not led or destroyed. of either said principal or infor-
party of the second part to be held by	co if loss occurs. until this mortgag	so is fully paid, and said partof the first part i	assumes all responsibility of pro-
mortgaged premises insured in some reliable	fire and tornado insurance company of	approved by the party of the second part for the su	m of \$
Second. The said partof the first pr said premises and any and all taxes or asses the State of Oklahoma, or by the county, to	ort covenantand agreeto pay all to sments that shall be made upon said i waship or municipality, wherein said r	axes and assessments, general and special, and of vices, or upon the legal holder of said notes and mercal estate is situated, when the same becomes due	whatever character whatsouver, coortgages, on account of said loads, and to keep the buildings upon
ach year. The installments of interest unti-	maturity are further evidenced by	oupon interest notes, of even	date herewith, and executed l
ually, both before and after maturity, on t	io days of	um, and at the rate of 10 per cent, per annum after	
for \$	A CONTRACTOR OF THE CONTRACTOR	lue	
0 for \$1,	disine information in commentarion	part, bearing date	
ng for a loan made by the said party of the s	econd part, to the said part of the	first part, and payable according to the tenor and	offact of
First. Said partof the first part	justly indebted to	o the party of the second part, in the principal sun	DOLLAR
e quiet and peaceable possession of said party PROVIDED, ALWAYS, And this instru	of the second part,	successors and assigns, forever, against the lawful following conditions, to-wit:	claims of all persons whomsoeve
the first part dohereby covenant and agreed and indefeasible estate of inheritance the	ee that at the delivery hereof,rein, free and clear of all incumbrance	, and that	ises above granted, and seized INT AND DEFEND the same
TO HAVE AND TO HOLD THE SAME	, With all and singular the tenements,	, hereditaments and appurtenances thereunto belo	nging or in anywise appertainin
and barein per engagning and perfect for the contract of the c	erengiaper sakrampakapakar olampakar 1,41817 masakan n		
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		nismaljanas (v. 1-19), m. a.	
esents dogrant, bargain, sell, convey and	confirm, unto said party of the secon	d part, and to	and assigns, FOREVER, all of t
and a second production of any other second and the contract of the contract o	apparanta anticolor accentitati transca pare filit estate color accessor accessor	receipt whereof is hereby acknowledged, hagra	DOLLAI
rty of the second part;	er en anticompanyano (majorialicama). Lette dest cent for a Alta and Poist	lahoma, partof the first part, and	makinintaka makiasi matu interpetani ateka
그리 살이 살아보다 되었다. 여러 경영 사람들이 살아 있다고 있다는 이 이 없었다.			