## MORTGAGE RECORD, No. 71

a sa a sa a sa fasi ya a ina dana a sa a sa a sa a sa a sina a sina a sa a s	by and between	1
of the County of a second		t part, and
party of the second part:	the first part, for and in consideration of the sum of	요즘 사람이 많이 많이 많이 있는 것은 것 같아요. 것 같아요. 말했다.
and approximate and a second second with the second manifester Ares and the second second	e said party of the second part, the receipt whereof is hereby	
presents dogrant, bargain, sell, convey and c following-described tract, piece, or parcelo to-witi	confirm, unto said party of the second part, and to f land, lying and situate in the County of	
A second s		ana ana amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'n Ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'
fantalistati tida maranda angan kaliwa a ali ana angan angan angan angan angan ang sana ang sana ang sana ang	na na manana na mana Manana na manana na m	
· · · · · · · · · · · · · · · · · · ·	แต่มีสัมธุรการสาราสุดภาษา ( กลางสารารสาราสารที่สาราสุดภาษาสาราสาราสาราสุดภาษา แต่มีรูปปลากมาต่างสาราสาราสาราสาราสาราสาราสาราสาราสาราสา	and the second secon
TO HAVE AND TO HOLD THE SAME, and all rights of homestend exemption unto the s of the first part do,hereby covenant and agree a good and indefeasible estate of inheritance there	With all and singular the tenements, hereditaments and appu aid party of the second part, and to	rtenances theretuato belonging or in anywise a successors and assigns, forever. And the sale wful ownerof the promises above granted, a will WARRANT AND DEFEND
PROVIDED, ALWAYS, And this instrum First. Said partof the first part	of the second part,	t: part, in the principal sum of (\$
being for a loan made by the said party of the sec	cond part, to the said partof the first part, and payable ac	cording to the tenor and effect of
One for S	ered by the said partof the first part, bearing date	
One for S		
All payable at the office of	per cent. per annum, and at the rate of 10 p	with interest thereon fro er cent, per annum after default or maturity; pr
annually, both before and after maturity, on the in each year. The installments of interest until r	naturity are further evidenced by	n interest notes, of even date herewith, and a
the said partol the first part, each bearing int Second. The said partof the first part	agree inter maturity in the rate of 10 per cents par annum. t covenantund agreeto pay all taxes and assessments, gen ments that shall be made upon said loan, or upon the legal lo uship or municipality, wherein said real estate is situated, wh	eral and special, and of whatever character wh lder of said notes and mortgages, on account o
the mortgaged premises insured in some reliable fi	ire and tornado insurance company approved by the party of	the second part for the sum of \$
요즘 가지 않는 것 같은 것을 위해 이 것 같아요. 이 것 같아요. 것 같아요. 이 것 같아요. 것 같아요.	이 가는 것 같은 것 같	4
and care and expense of collecting such insurance	second part, as	aid premises in as good repair as they are now
allow or commit any waste on said premises and r Fourth. It is further expressly agreed by a		m or to become dilapidated or destroyed. the payment of any part of either said princips
notes when the same become due, or in case of de of said fire and tornalo insurance, when the same of any covenant or condition herein contained. It	fault in the payment of any installment of taxes or assessmer becomes due, or in case of removal of any of the buildings or a n whole of said principal sum named heroin, and the interest i	its, upon said premises, or upon said loan, or the ther improvements from said land, or in case o hereon, and all sums paid by the party of the i
on account of taxes or assessments, upon said pre due and payable and this mortgage may be force	mises, or upon said loan, or the premiums for fire and tornad osed innuclintaly, and the party of the second part or any lega	o insurance, upon said premises, shall become a l holder of this note shall be entitled to recover a predition any and all interest payments made
been made upon said sum, and the party of the se assessments upon said premises, or upon said loa	not to permit any of the improvements to be removed income ind between the parties hereto that if any default be made in fault in the payment of any installment of taxes or assessme becomes due, or in case of removal of any of the buildings or is whole of said principal sum named heroin, and the interest i emisses, or upon said loan, or the premiums for fire and tornado losed innucefunctions of the part of the second part or any legs ast thereon, from the date thereof at 10 per cent, per annum, cecond parts, or the legal owner and holder of said note and mo n, or insurance premiums paid by the party of the second part in the date of such payment at 10 per cent. Per annum, as default is nonment explored to pay coupond or condition	rigage, shall be entitled to recover on account , the full amount so paid, as taxes or assessment
And it is also agreed that in the event of a	ny detauta in payment of biener of any coronany of condition	neterily the renus and pronva or and premises
to party of the second part, or session of the said premises, by receiver or otherwi	ise, at the option of the party of the second part.	y of the second part, or assigns, shall be enti
It is further agreed and understood that in in no event, nor in anywise, directly or indirectly	computing interest upon this loan in accordance with the stip , he computed so as to exceed 10 per cent per annum.	inations of this bond, and this mortgage, such is
principal or interest notes, that may hereafter be g	, he complete so have exceed to per carbon for manual lerstood that this mortgage secures the payment of the princ given, in the event of any extension of time for the payment o	t said principal debt, to evidence said principa
Sixth. Said partof the first part, here Dollars (\$10.00), and 10 per cent. of the amount d	by agree, in event action is brought to foreclose this mortga lue thereon, and said attorney's fee shall become due and paya of the judgment and shall be secured by a lien of this mortgag	e
Seventh. Said part	the consideration above mentioned hereby expressly waived	ppraisement of said real estate and the benefit
Eighth. It is expressly agreed and underst brances upon said property prior or superior to th	cool that the party of the second part shall have the right to p is mortgage debt, and upon paying and discharging such lice o upon the amount so paid, from the part,of the first part and he forcelosure thereof at the option of the party of the second	ay and discharge at his option any and all lien r incumbrance the party of the second part shal
to recover the same with interest at 10 per cent. u secured by these notes and may be recovered in t	pon the amount so paid, from the part and the first part and he forcelosure thereof at the option of the party of the second	said sum shall be and become a part of the mo part.
IN WITNESS WHEREOF, The said part. first above written.	of the first part	bed hameon the di
	(Bernarde, ver, da a bernard)	an na sa sa ba sa a sa a sa a sa a sa a
Decomposition Distribution for Depart	THAT APT	and the second se
Executed and Dolivered in Paes	그렇는 방법에는 그는 것은 것이 같아요. 것은 방법에는 것이 같이 가지 않는다.	
ananangan kananangan kanangan	udanta da arrentezen statu eta arrentezen eta a	그 같은 것 같은
antonologi etcosyona galati (na su (1996) and na su (1996) antonologi etcosyona galati (na su (1996) and na su (1996)	ningeneren erekelen leneren erekelen der sone erekelen erekelen erekelen erekelen erekelen erekelen erekelen er	
STATE OF OKLAHOMA,		a Notary Public in and for said
STATE OF OKLAHOMA, County of	ματογραφικό το πολογορογιατίο το πολογορογιατίο το πολογορογιατίο το πολογορογιατίο το πολογορογιατικού που πολογογιατικού που ποι πολογογιατικού που ποι	
STATE OF OKLAHOMA, County of		a Notary Public, in and for said
STATE OF OKLAHOMA, County of	ss. 10, per 10, per suted the within and foregoing instrument and acknowledged t ud deed for the uses and purposes therein set forth.	a Notary Public, in and for said sonally appeared.
STATE OF OKLAHOMA, County of	ss. 10, per 10, per suted the within and foregoing instrument and acknowledged t ud deed for the uses and purposes therein set forth.	a Notary Public, in and for said sonally appeared.
STATE OF OKLAHOMA, County of. Before me, State, on this	ss. 	a Notary Public, in and for said sonally appeared. o mu that