48

방문사 원인 경우를 가장 그렇게 가는 것이 가는 것이다.	116R
IT IS ALSO FURTHER AGREED, That whereas, the said Rac	ser ourady and
half borrowed of said THE DETROIT UNITED BANK, the amount of	Thirty Thousand (30,000)
그렇게 그는 그리아 하는 얼마는 그들은 살길 수 있는 그 얼마는 속에 가는 그 것을 잃었다. 그리아 가장이 들어 가장 살을 받는	
NOW THEREPORE The said Raches & Brade	is and Mysatte of Brady
NOW, THEREFORE, The said Rachef & Brade first part Wagree to do all things required of The way by this mo	ortgage and the bond hereinbefore mentioned, and to repay to said
Bank the principal sum of Thurty Thousand (30,	and) dollars as follows: (Dollars,
	그래요 그 이 이 이 이 이 사람이 이 이 아니는 아니다. 그는 그는 그는 그를 가는 그를 가지 않는 것이다.
in one hundred monthly payments of according to the terms mentioned in said bond, one payment to be made on or mortgage are executed, and a like payment on or before the last business day of e	chefore the last husiness day of the month in which said bond and ach successive month thereafter until one hundred of said monthly
payments of principal have been made, and	
further agreeto pay \$ interest on or before the last executed, and a like sum on or before the last business day of each successive	business day of the month in which said bond and mortgage and month thereafter for the period of one year from the date of this
instrument; during the second year of this loan agrees to pay \$	
month; during the third year of this loan agrees to pay \$	
during the fourth year of this loan agrees to pay \$ interes	
the fifth year of this loan agrees to pay \$interest month	
sixth year of this loan agrees to pay \$interest monthly	
seventh year of this loan agrees to pay \$ interest monthly	on or before the last business day of each month; during the
eighth year of this loan agrees to pay 8 interest monthly	
four months of the ninth year agrees to pay \$	monthly on or before the last business day of each month. With same or any multiple thereof at the end of any year from the date eed proportionately.
But in no event, whether first partelectto avail	of the privilege of repaying said loan before said monthly
payments hereinbefore provided for have been made or not shall the interest partials (8.9) per cent, per annum on the amount remaining unpaid from month which are not promptly made when the shall thereafter than interest at the residence of the property of the shall the reafter than interest at the residence of the shall the reafter than interest at the residence of the shall the reafter than interest at the residence of the shall the reafter than interest at the residence of the shall be reafter than interest.	
AND IT IS ALSO AGREED, That should any default be made in the	
The standard are made marghle by this mortgage or said hand or should	Id said first part *** fail or neglect to have or cause to be paid, all
taxes, assessments, or public rates levied upon said premises, when the same be permit any legal or equitable liens to stand or to be placed against the premises herein, intended so to be, or shall commit waste on said premises, or do any or shall fail well and truly to keep and perform each and all of the covenants, e upon the happening of any of the above contingencies, the whole amount herein if said second party so elect, anything hereinbefore contained or contained in s	ecome due and payable under the laws of Oktahoma, or shall allow of herein conveyed, that will in any manner affect or weaken the security let whereby the property hereby conveyed is made less valuable, express or implied, herein contained, or either or any of them, then, be secured shall become due and payable at once, without notice.
AND IT IS FURTHER EXPRESSLY AGREED, That as often as any shall pay said second party, its successors or assigns, a sum equal to ten per continuous fees for such forcelosure in addition to all other legal costs, and that and a part of the debt secured by this mortgage. Appraisement of said preminant.	ent. of the total amount due on said bond and this mortgage as at such attorney's fee shall be a lien upon the land above described uses is hereby waived or not at the option of the party of the second
IN WITNESS WHEREOF, The part and of the first part hand hereun	to set. Their hand S and seal S the day and year first
above written.	10.1.16 B. 1.
Signed, Sealed and Delivered in the Presence of	Claum Commy [1. 8.]
Maurie a De Vinna	Pachel & Brady [L. S.]  Myatte T Brady [L. S.]
E. A. Lilly	[L. S.]
And the second s	6 Jan 1911
County of Julya Ss.	
Before me, Mellis L. Cook	a Notary Public, in and for said County
and State, on this	
Rachel & Brady and Nyatte J B	rady Lev Lindand
to me known to be the identical person. Swho executed the within and foregoing	
executed the same as that	
Witness my hand and official scal the day and year last above written.	
	no ve. 10 0.
My commission expires November 1, 19, 2 (see al)  This instrument was filed for record this 5 day of	Notary Public.
This instrument was filed for record this day of	May A. D. 19 // At. 2 oclock P.M.
6-21	AL COLORER.
By Deputy.	H. Halkley Register of Deeds.
현기는 다 모바다 방법하게 하고 모았다면 하는데 하고 하다니다.	No. 1839 (1.075)   N. 1842 (1.185)   N. 1843 (1.