## MORTGAGE RECORD, No. 71

MITTER THE STATEMETERS OF	in the	Ti T. 70	1	GE	
THIS INDENTURE, Mo	da thisby and	d between	ecenus v	in the year of	our Lord One Thousand Nine
	rouge Heat	Janey Care	- Mest		ilia en estado de la compansión de la comp
of the County of	culsa	and State of	Oklahoma, partilized the fir	st part, and	
party of the second part;		tatham	e Barrows	/- 	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
WITNESSETH, That the			ration of the sum of		
					DOLL anted, bargained, sold and by
presents dogrant, bargain, s	ell, convey and confirm, v	rato said party of the se	cond part, and to	successor	
ollowing-described tract, picc	o, or parcelof land, ly	ing and situate in the Co	ounty of Lucks	a	and State of Oklah
	zutherly.	Zucaty-fiu	x (25) Lect.	of Lot True	unbered Lig
16) in Bloc	& munbe	ved Foster	seven 47	in the	City of Tile.
	p +l	0		G	J.C.
us shown	ug an	Zovernom	isw usar a	no surve	y letze telefam
			and the second s		in and a comment of the comment of t
					onging or in anywise appertal
and all rights of homestead exent of the first part dohereby co	aption unto the said party	of the second part, and	to reco	successors and assigns,	forever. And the said parts
good and indefeasible estate of	inheritance therein, free a	ind clear of all incumbra	nces, and that	will WARR	ANT AND DEFEND the san
he quiet and peaceable possession	on of said party of the seco	and part, Free	successors and assign,	orever, against the lawfu	l claims of all persons whomso
PROVIDED, ALWAYS,  Einst Said part Als th	And this instrument is more first part.	ide and executed upon the	he following conditions, to-w d to the party of the second	it: part, in the principal su	m of (\$ 600 000
tes Bund	red			******************	DOLL
eing for a loan made by the said legotiable promissory note diex ayable to the order of the said	I party of the second part secuted and delivered by t	, to the said partition the fi	he first part, and payable a rst part, bearing date	ecording to the tenor and	of a see 100 g
nayable to the order of the said	party of the second part,	, as follows:	due Decent	Cen 10"	19./
one for \$ 200 ac	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		due decerrus	10 10	19 2
Ine for 8. 200 =	. A to 1 7/10to	- 1 Bank 8	due L'accesso	~ L 10	10.1
All payable at the office of aturity or default, at the rate	of ten (C)	per cent. per a	mum, and at the rate of 10	per cent, per annum after	default or maturity; payable s
cach year. The installments of said part	, each bearing interest aft	er maturity at the rate of	of 10 per cent. per annum.	ar medesa notes, or eve	ii data nerowien, and exceuse
2. Second. The said parties as and any and all the state of Oklahoma, or by the mortgaged premises insured in	Mot the first part covenant that taxes or assessments the	it shall be made upon sa	id loan, or upon the legal he	older of said notes and of	whatever character whatsoever nortgages, on account of said
y the State of Oklanoma, or by ie mortgaged premises insured i	in some reliable fire and t	municipanty, wherein sa ornado insurance compat	in real estate is situated, while it is approved by the party of	the second part for the s	um of \$ 600
nd to assign the noticies to the	said party of the second p	nort as	intere	sts may appear, and de	liver said policies and renewal
aid party of the second part to nd care and expense of collection	ng such insurance if loss o	ceurs, until this mort	gage is fully paid, and said	partice of the first part	assumes all responsibility of I
B. Third. The part Ll for th	e first part agree to ke id premises and not to pe	eep all buildings, fences, rmit any of the improver	and other improvements on neuts to be removed therefr	said premises in as good om or to become dilapide	repair as they are now, and ne ated or destroyed.
how or commit my wisee on a con- tree when the same become due found for and tornado insurance of any covenant or condition her a nav covenant or condition her a count of taxes or assessmen ue and payable and this mortga um mentioned in said bond, and the season and the seaso	ressly agreed by and between	en the parties hereto the	at if any default be made in	the payment of any pari	t of either said principal or int
f said fire and tornado insurance f any covenant or condition her	, when the same becomes	due, or in case of remov	al of any of the buildings or ned herein, and the interest	other improvements from thereon, and all sums pa	said land, or in case of the bridge by the party of the second i
n account of taxes or assessmen ue and payable and this mortga	ts, upon said premises, or ge may be foreclosed imn	upon said loan, or the predictely, and the party	remiums for fire and tornad of the second part or any legs	o insurance, upon said p il holder of this note shall	remises, shall become immedia be entitled to recover the prin
um mentioned in said bond, tog een made upon said sum, and th	ether with interest thereon he party of the second par	n, from the date thereof t, or the legal owner and	at 10 per cent, per annum, holder of said note and mo	crediting any and all int rtgage, shall be entitled	terest payments made, if any l to recover on account of taxo
nec bremmingl poposite diamen-			A		
And it is also agreed that party of the second part, or					rofits of said premises are ple
ession of the said premises, by re	eceiver or otherwise, at the	e option of the party of t	he second part.	이 하나 있는 회에 되었다.	교회를 내려가 되려서 다시 때
It is further agreed and un no event, nor in anywise, dire	aderstood that in computi ctly or indirectly, be com-	ng interest upon this loa puted so as to exceed 10	n in accordance with the stip per cent per annum.	oulations of this bond, an	d this mortgage, such interest a
7. Fifthe It is hereby furthe rincipal or interest notes, that m pon the same during the said ti	r agreed and understood t	that this mortgage secure the event of any extension	es the payment of the principle of time for the payment of	cipal note and interest	herein described, and all rene evidence said principal or inte
pon the same during the said ti	me of extension.	in apant action is brow	pht to forcelose this mortes	thou	will neve an attornarie fee of
6—Sixun-Said part Level the collars (\$10.00), and 10 per cent oblection, and the sum so due shi	of the amount due there	on, and said attorney's fo	e shall become due and payr	ible when this note is pla ze and by any audement	ced in the hands of an attorney or decree rendered thereon.
7. Seventh. Said part Alkot was and of the homestead exem	the first part for the cons	sideration above mention	ed hereby expressly waive	appraisement of said real	l estate and the benefit of the
Tighth. It is expressly ag	reed 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 inc
T. Eighth. It is expressly ag rances upon said property prior o recover the same with interest cured by these notes and may	or superior to this mortgo at 10 per cent. upon the s	ige debt, and upon payin amount so paid, from the	g and discharging such lien of part (2006) the first part and	ir incumbrance the party I said sum shall be and b	of the second part shall be ent secome a part of the mortgage
in Witness Whereo	of recovered in the forecle F. The said partile of th	e first part	on of the party of the second	bed their	name.con the day and
rst above written.			${\mathcal G}$	errae Ohes	<b>/</b>
			$\Lambda$	and theet	***************************************
executed and Dei	LIVERED IN PRESENCE OF:				
					· in againmen micogram, com victorio
		**************************************			
	TOTA				
STATE OF OKAA	CHUBIA,			The second of th	
ounty of Zyly	D. Francisco			100	Dublic to and from the Co.
7.10	C Framer  day of Hice	mber			Public, in and for said County
ounty of Zulo Before me, Chil	C Tramer  dny of Sice	mber ze West			Public, in and for said County
ounty of.  Before me,  Attack, on this.	Snamer day of Alce	ge near	husland an	rsonally appeared	
ounty of Turbon Before me, Charles and the control of the control	day of Hick Leou	within and foregoing ins or the uses and purposes	10.09, pe fustand an trument and acknowledged	rsonally appeared	
ounty of Turbs  Before me, Chil  Inte, on this 1/2  Coro West,  me known to be the identical	day of Hick Leou	within and foregoing ins or the uses and purposes	10.09, pe fustand an trument and acknowledged	rsonally appeared	
ounty of Turbon Before me, Charles and the control of the control	day of Hick Leou	within and foregoing ins or the uses and purposes	10.09, pe fustand an trument and acknowledged	rsonally appeared	
Doubty of Before me, Children in this Costo Mercu une known to be the identical witness my hand and office and	day of Hece day of Hece youngersons who executed the voluntary act and deed fe cial seal on the date last al ML 2 Ar 19	within and foregoing ins or the uses and purposes	10.09, pe fustand an trument and acknowledged	rsonally appeared	\\ \