K O

MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA
REAL ESTATE MORTGAGE

red	by and betwee	on ilitarità della comi		
ger entrante en region des son de la company		**************************************	riof the first part, and	7 (
the County of	4	and State of Oklahoma, pa	rtof the first part, and	
rty of the second part: WITNESSETH, That the said	partof the first part, fo	or and in consideration of the s	um of	14
andrakar para para da			ereof is hereby acknowledged, hagra	DOLTA
esents dogrant, bargain, sell, con llowing-described tract, piece, or system	nvey and confirm, unto said r parcelof land, lying and	d party of the second part, and I situate in the County of	l to	and assigns, FOREVER, all of

TO HAVE AND TO HOLD TH d all rights of homestead exemption the first part dohereby covenau- tood and indefeasible estate of inheri	IE SAME, With all and sin unto the said party of the t and agree that at the deli tance therein, iree and clea	igular the tenements, hereditar second part, and to livery hereof,	nents and appurtenances thereunto belo	nging or in anywise appertain orever. And the said part ises above granted, and seized NT AND DEFEND the same
PROVIDED, ALWAYS, And the First. Said partof the first	his instrument is made and part	executed upon the following c justly indebted to the party	onditions, to-wit: , of the second part, in the principal sum	of (\$
ing for a loan made by the said party	v of the second part, to the	said partof the first part,	and payable according to the tenor and	effect of
gotiable promissory note, executed yable to the order of the said party	and delivered by the said of the second part, as follo	partof the first part, bea ows:	ring date	
e for \$		duedue		
e for SAll payable at the office of		due	the rate of 10 per cent. per annum after c	th interest thereon from date u
mally, both before and after maturi	ity, on the	days of	and	
each year. The installments of intersaid partof the first part, each	rest until maturity are furt bearing interest after matu	ther evidenced by irity at the rate of 10 per cent.	per annum.	date herewith, and executed
Second. The said part of the said premises and any and all taxes the State of Oklahoma, or by the co- mortgaged premises insured in some	te first part covenantnod is or assessments that shall bounty, township or municip is reliable fire and tornado i	agreeto pay all taxes and a be made upon said loan, or up bality, wherein said real estate insurance company approved b	ssessments, general and special, and of wo on the legal holder of said notes and m is situated, when the same becomes due y the party of the second part for the su	chatever character whatsoever ortgages, on account of said le , and to keep the buildings u m of \$
I party of the second part to be held care and expense of collecting such	d by insurance if loss occurs.	until this mortgage is fully		ssumes all responsibility of p
Third. The pare	part agree, weep nit mises and not to permit my agreed by and between the case of default in the pay it he same becomes due, or ntained, the whole of said on said permises, or upon a y be foreclosed immediately with interest thereon, from ty of the second part, or the naid loan, or insurance it	y of the improvements to be reparties hereto that if any defarment of any installment of tarin case of removal of any of the principal sum named herein, and loan, or the premiums for the defarment of the second the date thereof at 10 per century and the party of the second the date thereof at 10 per century summary and the party of the party	provements on said premises in as good removed therefrom or to become dilapidatult be made in the payment of any partices or assessments, upon said premises, one buildings or other improvements from the highest thereon, and all sums paic fire and tornado insurance, upon said prart or any legal holder of this note shall to part or any legal holder of this note shall to part or any legal holder of this note shall to the part or any legal holder of this note shall to the second part, the full amount so paid, annum.	epair as they are now, and no col or destroyed. of either said principal or inter- typon said loan, or the premi- said land, or in case of the bre- by the party of the second p emises, shall become immedia e entitled to recover the princ- rest payments made, if any he o recover on account of tax he os taxes or assessments, or in-
And it is also agreed that in the	event of any defaute in pay	Attions of protect of guld covering	annum. nt or condition herein, the rents and pro y and said party of the second part, or t.	ates of said premises are pied
It is further agreed and understo	and that in computing inter-	rest upon this loan in accordan	ce with the stipulations of this bond, and	this mortgage, such interest s
Fifth. It is hereby further agree cipal or interest notes, that may her on the same during the said time of a	ed and understood that this reafter be given, in the ever extension.	s mortgage secures the payment of any extension of time for	at of the principal note and interest his the payment of said principal debt, to c	erein described, and all renev vidence said principal or inte
Sixth. Said partof the first liars (\$10.00), and 10 per cent, of the cetion, and the sum so due shall been Seventh. Said partof the first and of the homested exemptions.	part, hereby agreein eve e amount due thereon, and ome a part of the judgment rat part for the consideratio of the State of Oklahoma.	ent action is brought to forecle said attorney's fee shall become and shall be secured by a lion on above mentioned hereby exp	se this mortgage	ill pay an attorney's fee of ' at in the hands of an attorney r decree rendered thereon. estate and the benefit of the s
Eighth. It is expressly agreed at mees upon said property prior or supercover the same with interest at 10 upod by these notes and may be received.	nd understood that the par erior to this mortgage debt per cent. upon the amount evered in the foreclosure th	ty of the second part shall hav t, and upon paying and dischar so paid, from the partof the errof at the option of the parts	o the right to pay and discharge at his o ging such lien or incumbrance the party o to first part and said sum shall be and be of the second part.	ption any and all liens or inct t the second part shall be entit come a part of the mortgage d
IN WITNESS WHEREOF, The tabove written.	said partof the first p	oarth	ercunto subscribed	nameon the day and y
Executed and Delivere	D IN PRESENCE OF:			
STATE OF OKLAHOMA	A.	enginessangs		
inty of			a Notary I	ublic, in and for said County a
te, on this	day of	**************************************	19, personally appeared	
ne known to be the identical person free and volun	s who executed the within tary act and deed for the u	and foregoing instrument and uses and purposes therein set for	neknowledged to me that	executed the same
		ter an i par ere distinativi di del	Sparte of visitore de trace of the page	egrationed to the service being bridge property
Witness my hand and official sea	dag sawi sakai jang kababah sapat katal Kari Saga sa sakai sa magalisa saka sada magalig katal sakai sakai sa Saga sa sakai sa	reneral and and	A, D. 10	Notary Public.