MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

	y and between	er felgen, ericerianiani, j. 1900 errenethija interioratifisene parecira, v. etianetifist, oniceren	dagada, gada e daga da paganga daga daga daga daga daga daga dag
	Angelegg, 1913 ber in spekinge eine Gerfallen in der Seiter bestellt. Der Seiter bei der		. bir pietry fresiet er were resease militate partier estrer with remederate elecation
f the County of		nd State of Oklahoma, part of the first part, and	
party of the second part:	ald now! of the first next for an	d in consideration of the sum of	ANALYM IN THE STATE OF THE STAT
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oresents dogrant, bargain, sell ollowing-described tract, piece o-wit:	, convey and confirm, unto said par , or parcelof land, lying and sltu	econd part, the receipt whereof is hereby acknowledged, ty of the second part, and to	successors and assigns, FOREVER, all of the successors are successors and assigns, FOREVER, and the successors are successors and assigns are successors are successors and assigns are successors are successors as a successor and assigns are successors and assigns are successors are successors as a suc
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1 - 1940, a real al company and a la compa		aaabiisistaa argamaisista eesta ka aasaa ka aa a	arana ana ana ana ana ana ana ana ana an
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TO HAVE AND TO HOLD and all rights of homestead exempt f the first part dohereby cove good and indefeasible estate of in the quiet and peaceable possession PROVIDED. ALWAYS, An	THE SAME, With all and singular tion unto the said party of the seco- mant and agree that at the delivery cheritance therein, free and clear of a of said party of the second part,	the tenements, hereditaments and appurtenances then and part, and to successors an hereof, the lawful owner of the lawful owner against sutted upon the following conditions, to-wit:	reunto belonging or in anywise appertaining dassigns, forever, And the said part of the premises above granted, and seized ill WARRANT AND DEFEND the same the lawful claims of all persons whomsoever.
			DOLLAR
egotiable promissory note, exec	uted and delivered by the said part	partof the first part, and payable according to the	
ne for S			
그리 그 사람이 아내 아내가 하나 하나 하나 나를 다 했다.	그리는 생기에 가지하는 그리고 있다고 있을까지 된다.	due	
All payable at the office of	De	r cent. per annum, and at the rate of 10 per cent. per an	
Second. The said part	of the first part covenantand agre taxes or assessments that shall be m he county, township or municipality some reliable fire and tornade insur	ovidenced by	al, and of whatever character whatsoever, cotes and mortgages, on account of said loa ecomes due, and to keep the buildings upon the for the sum of \$
Fourth. It is further expres of said fire and tornado insurance, f and covenant or condition herein a ecount of taxes or assessments, ue and payable and this mortgage am mentioned in said bond, togother in mentioned in said bond, togother issessments upon said premises, or nee premiums, togother with inter-	saly agreed by and between the parti- or in case of default in the paymen when the same becomes due, or in ce a contained, the whole of said prine, upon said premises, or upon said I may be foreclosed immediately, an her with interest thereon, from the party of the second part, or the leg upon said loan, or insurance prem- sest thereon from the date of such p	ings, fences, and other improvements on said premises i the improvements to be removed therefrom or to become its hereto that if any default be made in the payment of tof any installment of taxes or assessments, upon said tof any installment of taxes or assessments, upon said significant of the properties of the properties of the properties is sum named herein, and the interest thereon, and all oan, or the premiums for far oand tornade insurance, up d the party of the second part or any legal holder of this date thereof at 10 per cent, per annum, crediting any a la owner and holder of said note and mortgage, shall b imms paid by the party of the second part, the full amoryment at 10 per cent, per annum.	of any part of either said principal or intere- premises, or upon said loan, or the premiun nents from said land, or in case of the bread il sums paid by the party of the second par- pon said premises, shall become immediate note shall be entitled to recover the princip- and all interest payments made, if any hav- be entitled to recover on account of taxes of units opaid, as taxes or assessments, or insu-
party of the second part, or	nssigns, as a	dditional collateral security and said party of the secon he party of the second part.	nd part, or assigns, shall be entitled to po-
It is further agreed and und no event, nor in anywise, directl	erstood that in computing interest in the computed so as a second and understood that this management and understood that this management and understood that this management is a second control of the computer of the compu	upon this loan in accordance with the stipulations of this to exceed 10 per cent per annum.	s bond, and this mortgage, such interest sha interest herein described, and all renewa
rincipal or interest notes, that may pon the same during the said time	hereafter be given, in the event of a of extension.	rignge secures the payment of the principal note and any extension of time for the payment of said principa	l debt, to evidence said principal or intere
Seventh Said partof th	ne first part for the consideration ab	ction is brought to foreclose this mortgage	into is placed in the hands of an attorney fo judgment or decree rendered thereon. If said real estate and the benefit of the sta-
aws and of the homestead exempt Eighth. It is expressly agre- rances upon said property prior or o recover the same with interest at coursed by these notes and may be	ed and understood that the party of superior to this mortgage debt, and t 10 per cent. upon the amount so p- recovered in the forcelosure thereof	the second part shall have the right to pay and discha I upon paying and discharging such lien or incumbrance sid, from the partof the first part and said sum shal at the option of the party of the second part.	rge at his option any and all liens or incum the party of the second part shall be entitle I be and become a part of the mortgage deb
IN WITNESS WHEREOF, above written.	The said partof the first part.	hereunto subscribed	nameor the day and yea
	yered in Presence of:	. provinsti translati naskati na nasa i n	
£	· · · · · · · · · · · · · · · · · · ·	ntin symmetric management of the second	Marie Commission of the Commis
ounty of	SS.	un kannantaria Televisi saranan menganan menganan menganan menganan menganan menganan menganan menganan mengan	
ate on this	anday of an analysis and a second		red,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
me known to be the identical po	rsons who executed the within and oluntary act and deed for the uses s	foregoing instrument and acknowledged to me that and purposes therein set forth.	***************************************
tree and v.	Land on the date last above writter		医乳头乳 医肾上腺 医多克氏性皮肤炎 电压力 电电力 医多种毒物 美国人
Witness my hand and officia	a gent out the days have moved without	mana na mana n Na mana na man	Notary Public.