MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

igarrikturia erapit, arikandurus ideatokopungandariatakian, asehit esekungi katurikan pinangur ata estikat appungandurka.	. op der Dondern er er er fangen en groupen blevere bled benegen en en er fan de benege kan genege begen besker beske van	and the state of t
f the County of		B. 400 - 12 B. 100 - 12 B. 10 - 1
rty of the second part: WITNESSETH, That the said partof the first par	t, for and in consideration of the sum of	entra de la composition de la composit
in hand paid, by the said party cesents dogrant, bargain, sell, convey and confirm, unto llowing-described tract, piece, or parcelof land, lying-wit;	of the second part, the recoipt whereof is hereby ack said party of the second part, and to and situate in the County of	cnowledged, hngranted, bargained, sold and by thesuccessors and assigns, FOREVER, all of t
	agaja da distingen piaretse en accamentament, en rivanaismen agan antigon paramente en accamente en accamentamente en accamentamente en accamente en accamente en accamente	
TO HAVE AND TO HOLD THE SAME, With all and d all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the good and indefeasible estate of inheritance therein, free and c quiet and peaceable possession of said party of the second provided party. The second provided party of the first part	singular the tenements, hereditaments and appurte the second part, and to	nances thereunto belonging or in anywise appertaining accessors and assigns, forever. And the said partul ownerof the premises above granted, and seized
ing for a loan made by the said party of the second part, to gotiable promissory note, executed and delivered by the syable to the order of the said party of the second part, as a fee for \$\int_{\text{c}}\$	the said part of the first part, and payable accor	ding to the tenor and effect of
ie for S	due	
e for \$All payable at the office ofaturity or default, at the rate of	and an animal management of the second	19
mollie both hafara and after maturitie on the	days of	nnd
each year. The installments of interest until maturity are said part of the first part, each bearing interest after m	further evidenced by	nterest notes, of even date herewith, and executed
Second. The said part, of the first part covenant, said premises and any and all taxes or assessments that sh the State of Oklahoma, or by the county, township or mun mortgaged premises insured in some reliable fire and torna	and agree to pay all taxes and assessments, genera all be made upon said loan, or upon the legal holde acipality, wherein said real estate is situated, when	d and special, and of whatever character whatsoever, ir of said notes and mortgages, on account of said los the same becomes due, and to keep the buildings up
mortgaged premises insured in some reliable are and tornal to assign the policies to the said party of the second part, d party of the second part to be held byd. d care and expense of collecting such insurance if loss occur		minus audinos anta dell'international dell'internat
Third. The partof the first part agreeto keep a wo or commit any waste on said premises and not to permit Fourth. It is further expressly agreed by and between the same become due, or in case of default in the paid fire and tornado insurance, when the same becomes due, any covenant or condition herein contained, the whole of sa account of taxes or assessments, upon said premises, or upo and payable and this mortgage may be foreclosed immedian mentioned in said bond, together with interest thereon, for a made upon said sum, and the party of the second part, or sesments upon said premises, or upon said loan, or insurance premiums, together with interest thereon from the date of	all buildings, fences, and other improvements on said	l premises in as good repair as they are now, and not
essments upon said premises, or upon said loan, or insurant to premiums, together with interest thereon from the date of And it is also agreed that in the event of any default in party of the second part, or	payment or oreact of any covenant or condition ne	rein, the rents and pronts of said premises are pledg
ion of the said premises, by receiver or otherwise, at the opt It is further agreed and understood that in computing in o eyent, nor in anywise, directly or indirectly, be compute	nterest upon this loan in accordance with the stipular	tions of this bond, and this mortgage, such interest sh
Fifth. It is hereby further agreed and understood that acipal or interest notes, that may hereafter be given, in the con the same during the said time of extension.	this mortgage secures the payment of the principal event of any extension of time for the payment of sa	I note and interest herein described, and all renews aid principal debt, to evidence said principal or intere
Sixtli. Said partof the first part, hereby agreein llars (\$10.00), and 10 per cent. of the amount due thereon, a lection, and the sum so due shall become a part of the judgm	event action is brought to foreclose this mortgage and said attorney's fee shall become due and payable ent and shall be secured by a lien of this mortgage a	when this note is placed in the hands of an attorney f nd by any judgment or decree rendered thereon.
Seventh. Said partof the first part for the consider, ye and of the homestead exemptions of the State of Oklahon Eighth. It is expressly agreed and understood that the nees upon said property prior or superior to this mortgage d recover the same with interest at 10 per cent. upon the amor uned by these notes and may be recovered in the foreclosure	ma.	집 그리다 그 그리고 하다 요즘 사람들이 모르는데 하다.
need by these notes and may be recovered in the foreclosure IN WITNESS WHEREOF, The said partof the first above written.	st part	nameon the day and yer
Executed and Delivered in Presence of:		
nangaisti sajimu, njirintasi inga kaba ulja ndonga padaman kumi inga mulik	마늘 생일하는 마다 경기에서 그렇게 하는 아름다니다.	
STATE OF OKLAHOMA,)		
STATE OF OKLAHOMA, ss. http://ss.		
te, on this	garestatennia eri erasi agil i eri eriye eriye yangigi, menjensi ibb eri en penge eri eri eriye eriye eriye er	arramination and a second and the se
ne known to be the identical persons who executed the with	hin and foregoing instrument and acknowledged to m no uses and purposes therein set forth.	ne thatexecuted the same a
Witness my hand and official seal on the date last above	Sale serve adjustent	
commission expires	and the state of t	Notary Public.