MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA
REAL ESTATE MORTGAGE

dred	nd between	in the year of our Lord One Thousand Nine Hun-
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of the County of		bo first part, and
WITNESSETH, That the said partof the first	t part, for and in consideration of the sum of	terleterpropries de montre proprie a de conquestrato de la conservació de propries de la conferencia de la conquestrato de la conferencia del la conferencia de la conferencia del la conferencia de la conferencia del
togrant, bargain, sell, convey and confirm, following-described tract, piece, or parcelof land, I to-wit:	orty of the second part, the receipt whereof is he unto said party of the second part, and to lying and situate in the County of	reby neknowledged, hagranted, bargained, sold and by these successors and assigns, FOREVER, all of the analysis of Oklahoma,
กลีกับสายการเกลาสักเกราะ สายการเกาะการกระการเกาะการกระการการการการการการการการการการการการการก		
TO HAVE AND TO HOLD THE SAME, With all and all rights of homestead exemption unto the said part of the first part do,hereby covenant and agree that at a good and indefensible estate of inheritance therein, free the quiet and peaceable possession of said party of the sec PROVIDED, ALWAYS, And this instrument is marked that the part was a said part with the first part was a said part with the first part was a said part with a said part was a said part with the first part was a said part with a said part was a said part with the said part was a said	It and singular the tenements, hereditaments and ty of the second part, and to	appurtenances thereunto belonging or in anywise appertaining,successors and assigns, forever. And the said part the lawful ownerof the premises above granted, and seized of
cing for a loan made by the said party of the second par regotiable promissory note, executed and delivered by	rt, to the said partof the first part, and payat the said partof the first part, bearing date	ble according to the tenor and effect of
One for \$		
One for \$	due	a wini
All payable at the office of	per cent. per annum, and at the fate of	with interest thereon from date until f 10 per cent, per annum after default or maturity; payablo semi-
nnually, both before and after maturity, on the	r are further evidenced by	coupon interest notes, of even date herewith, and executed by
ne said partof the first part, each bearing interest at	ter maturity at the rate of 10 per cent, per annur	n.
ne mortraged premises insured in some reliable fire and t	tornado insurance company approved by the part	s, general and special, and of whatever character Thatsoever, on al holder of said notes and mortgages, on account of said loan, l, when the same becomes due, and to keep the buildings upon y of the second part for the sum of S
nd to assign the policies to the said party of the second party of the second part to be held by	part, as	nterests may appear, and deliver said policies and renewals, to said partof the first part assumes all responsibility of proof
Fourth. It is further expressly agreed by and betw obten when the same become due, or in case of default in it said fire and tornado insurance, when the same becomes if any covenant or condition herein contained, the whole n account of taxes or assessments, upon said premises, or upon appears and this mortgage may be foreclosed immum inentioned in said bond, together with interest therece een made upon said sum, and the party of the second passessments upon said premises, or upon said loan, or ans nee premiums, together with interest thereon from the day. And it is also agreed that in the event of any defau	reen the parties hereto that if any default be mad the payment of any installment of taxes or asset situe, or in case of removal of any of the building of said principal sum named herein, and the into us upon said loan, or the premiums for fire and to mediately, and the party of the second part or any on, from the date thereof at 10 per cent, per ann the, or the legal owner and holder of said note an surance premiums paid by the party of the second ate of such payment at 10 per cent. per annum.	s on said premises in as good repair as they are now, and not to cerefrom or to become dilapidated or destroyed. It is in the payment of any part of either said principal or interest saments, upon said premises, or upon said loan, or the premiums is or other improvements from said land, or in case of the breach reast thereon, and all sums paid by the party of the second part, reads insurance, upon said premises, shall become immediately legal holder of this note shall be entitled to recover the principal um, crediting any and all interest payments made, if any have a mortgage, shall be entitled to recover on account of taxes or a part, the full amount so paid, as taxes or assessments, or insurtition herein, the rents and profits of said premises are pledged. I party of the second part, or assigns, shall be entitled to pos-
It is further agreed and understood that in comput	ling interest upon this loan in accordance with the	stipulations of this bond, and this mortgage, such interest shall
rincipal or interest notes, that may be eatter be given, in pon the same during the said time of extension. Sixth. Said partof the first part, hereby agree bollier (\$10.00), and 10 per cent. of the amount due there ollection, and the sum so due shall become a part of the ju-	the event of any extension of time for the payme in a not said attorney's fee shall become due and adgment and shall be secured by a lien of this mo	principal note and interest herein described, and all renewal, out of said principal debt, to evidence said principal or interest prigage
Seventh. Said partof the first part for the con of the first part for the con	sideration above mentioned hereby expressly wait Jahoma.	veappraisement of said real estate and the benefit of the stay
ances upon said property prior or superior to this mortg recover the same with interest at 10 per cent. upon the cured by these notes and may be recovered in the forecl	age debt, and upon paying and discharging such I amount so paid, from the partof the first par osure thereof at the option of the party of the sec	to pay and discharge at his option any and all liens or incum- ien or incumbrance the party of the second part shall be entitled t and said sum shall be and become a part of the mortgage debt cond part.
IN WITNESS WHEREOF, The said partof the stabove written.	hė first part,hereunto su	bscribed nameon the day and year
Executed and Delivehed in Presence of:	. N. Estitution of	
	그리는 사이 있는데 그렇게 하는데 하는데 하는데 하다. 하는데	en a anniela ere en centra en en statut attentant en
STATE OF OKLAHOMA, SS.		
Befere me,	eko esperanta spiranteare envolve etaketutusika esta eradurusika eta Perantza eraduruta eta eta esperantearen eta	a Notary Public, in and for said County and personally appeared
androne, spiniseniste – poets operatologicalistica, additionino, religiones en 1940, el Francisco (1947, 1947,	within and foregoing instrument and acknowled, for the uses and purposes therein set forth.	ged to me that
	사용하다 그 얼마 나는 아내는 아내는 사람들이 되었다면 하는데 하는데 가지 않는데 그 사람들이 되었다.	
y commission expires		Notary Public. A. D. 19 at