## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

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Kinden er i dage er annet er fangt je ander general an general fan before fan de en er en en en en en en en en	nietoraniestoj, era kraujerejajoja i tierenaria riverija orte ikina čenara prakonaja ografija orogina, okaras,	man ingan pinkangki papakakan ingga pagapaga kantugakan akki kaka katak maka ingga nua na akki bantun ingga ka
(k. 1946-1944), (dalah) dalah pangan pengangkan pengan pengah danah sebaha	and State of Oklahoma, partof the first part, and	196y ol.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	r and in consideration of the sum of	ne second part: TNESSETH. That the said partof the first part. fo
congranted, bargained, sold and by these iccessors and assigns, FOREVER, all of the congramment State of Oklahoma,	no second part, the receipt whereof is hereby acknowledged, he learty of the second part, and to structure in the County of struc	grant, barguin, sell, convey and confirm, unto sai described tract, piece, or purcelof land, lying and
ibeannels ef pannes per eighte en de en eigen eigen eigen eigen eigen bestellt bestellt bestellt bestellt best	isaarianaan ja	in in him of the land bright for frighter beginning in all the position in the contract of the
lear ettietiette mittiett metricitarionite fleiteterioniteiste	engakaisan muungaan muunken joo oo	tiebiliere likehilike diritik dilitikasi errenimen primen bilanman janka tima kantumpia den manapanan k
de language constant has negge of a constitution of the constitution of the constitution of the constant	ยากที่คระจังเสียเลี้ยนการการการที่ในแก่กที่ยาก รายกุลเลสเซ็งเลเลียเลี้ยก ขายถึงพระการที่ให้การการการที่สุดเลิ้ม เกิดเลือกเลียกที่ เกิดเลี้ยงที่สามารถที่สุดเลี้ยงที่	그러워 이 수 그를 부족이면 함께 되는 사람들이 하다면 그 그렇게 되었다면 다
kearaceolykkrietakie rokkrietriakiekrietriakiekrietriakiekrietriakie Karaceolykkrietriakiekrietriakiekrietriakiekrietriakiekrietriakiekrietriakiekrietriak	and the control of th	
nto belonging or in anywise appertaining, assigns, forever. And the said part	gular the tenements, hereditaments and appurtenances thereoseemed part, and to	HAVE AND TO HOLD THE SAME, With all and sin- hits of homestead exemption unto the said party of the part dohereby covenant and agree that at the del indefeasible estate of inheritance therein, free and elen and penceable possession of said party of the second par OVIDED, ALWAYS, And this instrument is made and tt. Said partof the first part
nor and effect of	said partof the first part, and payable according to the to partof the first part, bearing date	loan made by the said party of the second part, to the promissory note, executed and delivered by the said
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	dile in	and device and the state of the
	per cent. per annum, and at the rate of 10 per cent. per annum	payable at the office of
of even date herewith, and executed by	days of	noth before and after maturity, on the maturity are fur ar. The installments of interest until maturity are fur route
and of whatever character whatsoever, on s and mortgages, on account of said loan, mes due, and to keep the buildings upon or the sum of \$	agreeto pay all taxes and assessments, general and special, be made upon said loan, or upon the legal holder of said note ality, wherein said real estate is situated, when the same bee asurance company approved by the party of the second part	ond. The said partof the first part covenantand emises and any and all taxes or assessments that shall to of Oklahoma, or by the county, township or municip used premises insured in some reliable fire and tornado.
and deliver sold realising and removals to	interests may appear	- the welt-ten to the well whole of the second next no
st part assumes all responsionity of proof	until this mortgage is fully paid, and said partof the fi pulldings, fences, and other improvements on said premises in y of the improvements to be removed therefrom or to become	of the second part to be held by
ny part of either said principal or interest mises, or upon said loan, or the premiums	out in importance.  The importance of the payment of the payment of ment of any installment of taxes or assessments, upon said prince as of removal of any of the buildings or other improvements.	rimit any waste on such presents and between the the same become due, or in case of default in the pay and tornade insurance, when the same becomes due, or in the same described the same described by the same described the same describ
part, or assigns, shall be entitled to pos-	yof the improvements to be removed sucception or to become parties hereto that if any default be made in the payment of ment of any installment of taxes or assessments, upon said pr in case of removal of any of the buildings or other improvementations of the manual particular of the removal of any of the buildings or other improvementation, or the premiums for fire and ternade insurance, upo 7, and the party of the second part or any legal holder of this at the date thereof at 10 per cent. per annum, crediting any and legal owner and holder of said note and mortgage, shall be remiums paid by the party of the second part, the full amount the payment at 10 per cent. per annum.  Then to breach of any covenant or condition herein, the reat as additional collateral security and said party of the second of the party of the second part.	the second part, or
part, or assigns, shall be entitled to pos- ond, and this mortgage, such interest shall	an additional collateral security and said party of the second of the party of the second part.  est upon this loan in accordance with the stipulations of this because of the second party.	the second part, or the in the event of any default in part the second part, or the said premises, by receiver or otherwise, at the option further agreed and understood that in computing inte
nand protes of said primeses the perget part, or assigns, shall be entitled to pos- ond, and this mortgage, such interest shall aterest herein described, and all renewal lebt, to evidence said principal or interest	as additional collateral scennity and said party of the second of the party of the second part.  est upon this loan in accordance with the stipulations of this is as to exceed 10 per cent per annum.  mortgage secures the payment of the principal note and in to fany extension of time for the payment of said principal.	It is also agreed that in the event of any default in par- the second part, or
part, or assigns, shall be entitled to pos- ond, and this mortgage, such interest shall atterest herein described, and all renewal lebt, to evidence said principal or interest will pay an attorney's fee of Ter- te is placed in the hands of an attorney for ignent or decree rendered thereon.	an additional collateral security and said party of the second of the party of the second part.  est upon this loan in accordance with the stipulations of this because of the second party.	the second part, or
part, or assigns, shall be entitled to pos- ond, and this mortgage, such interest shall aterest herein described, and all renewal lebt, to evidence said principal or interes	as additional collateral security and said party of the second of the party of the second part.  est upon this loan in accordance with the stipulations of this is as to exceed 10 per cent per annum.  mortgage secures the payment of the principal note and in the of any extension of time for the payment of said principal and stationary's fee shall become due and payable when this is and shall be secured by a lion of this mortgage and by any in above mentioned hereby expressly waiveappraisement of the of the second part shall have the right to pay and discharging such lien or incumbrance the spaid, from the part	It is also agreed that in the event of any default in par- the second part, or
part, or assigns, shall be entitled to pos- ond, and this mortgage, such interest shall aterest herein described, and all renewal lebt, to evidence said principal or interest is placed in the hands of an attorney for ignent or decree rendered thereon, and real estate and the benefit of the stay at his option any and all lions or incum- o party of the second part shall be entitled a and become a part of the mortgage debi	as additional collateral security and said party of the second of the party of the second part.  est upon this loan in accordance with the stipulations of this is as to exceed 10 per cent per anuum.  mortgage secures the payment of the principal note and in the of any extension of time for the payment of said principal and the action is brought to foreclose this mortgage.  In action is brought to foreclose this mortgage.  In action is brought to foreclose this mortgage and by any in and shall be secured by a lien of this mortgage and by any in a above mentioned hereby expressly walveappraisement of the first part and side and spaning and discharging such lien or incumbrance the spaning from the part.  The first part and said sum shall larve the right to pay and discharging such lien or incumbrance the spaning from the part.  The first part and said sum shall larve the right and said sum shall larve the first part and said sum shall larve the first part and said sum shall larve the record at the option of the party of the second part.	It is also agreed that in the event of any default in par- the second part, or
and plottes of said plenties the plenger part, or assigns, shall be entitled to posond, and this mortgage, such interest shall detect herein described, and all renewal lebt, to evidence said principal or interest is placed in the hands of an atterney for ignent or decree rendered thereon, and real estate and the benefit of the stay at his option any and all liens or incume a party of the second part shall be entitled a and become a part of the mortgage debi	as additional collateral security and said party of the second of the party of the second part.  est upon this loan in accordance with the stipulations of this to as to exceed 10 per cent per annum.  mortgage secures the payment of the principal note and in tof any extension of time for the payment of said principal and shall be secured by a lion of this mortgage.  and shall be secured by a lion of this mortgage and by any junt above mentioned hereby expressly waivaappraisement of the of the second part shall have the right to pay and discharg, and upon paying and discharging such lion or incumbrance it so paid, from the part of the first part and said sum shall be read at the option of the party of the second part.  herecurto subscribed	It is also agreed that in the event of any default in par the second part, or
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