## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made thisby and bet	twoch	There is a second of the secon	
of the County of	Conference of the Conference o	energine un gromani energinale experimente de la companya de la companya de la companya de la companya de la c	
Mandappinggandanan (pangangan) an mangapan mangan kanangan mandapan dan pangan kanangan dan basa mengangan ber Mandappinggangan dan kanangan pangan kanangan pangan pangan pangan pangan pangan pangan pangan basa dan basa m	and the second s	ter grant and series and a commence of the series of the s	
WITNESSETH, That the said partof the first part	, for and in consideration of the sum of		DOLLARS,
o	of the second part, the receipt whereof is said party of the second part, and to	s hereby acknowledged, hagranted, bargainedsuccessors and assigns, FC	, sold and by these OREVER, all of the State of Oklahoma,
TO HAVE AND TO HOLD THE SAME, With all and and all rights of homestead exemption unto the said party of to fithe first part dohereby covenant and agree that at the case of the defensible estate of inheritance therein, free and case quiet and peaceable possession of said party of the second party of the first. ALVAYS, And this instrument is made a First. Said part	singular the tenements, hereditaments a the second part, and to delivery hereof, lear of all incumbrances, and that part,successors and r and executed upon the following condition justly indebted to the party of the	and appurtenances thereunto belonging or in any	ywise appertulning, he said part nted, and seized of FEND the same in ersons whomsoever.
peing for a loan made by the said party of the second part, to t	the said part of the first part, and pa	wible according to the tenor and effect of	* * * * * * * * * * * * * * * * * * * *
negotiable promissory note, executed and delivered by the stayable to the order of the said party of the second part, as f	aid part	10.	19, and
One for \$	due	andrese and a second control of the second c	19
	ilua	일이 그렇게 되는데, 그림을 모임하는 이 전투에게 들어?	10
All payable at the office of	days of	and a second second	
n each year. The installments of interest until maturity are f	further evidenced by	coupon interest notes, of even date herewith	, and executed by
Second. The said partof the first part covenanta he said premises and any and all taxes or assessments that shi by the State of Oklahoma, or by the county, township or muni	and agree to pay all taxes and assessing all be made upon said loan, or upon the icipality, wherein said real estate is situr	ents, general and special, and of whatever charac legal holder of said notes and mortgages, on ac ated, when the same becomes due, and to keep	eter whatsoever, on count of said loan, the buildings upon
he mortgaged premises insured in some reliable fire and tornac and to assign the policies to the said party of the second part,		Interests were appear and delices said william	at elements but a
aid to assign the policies to the said party of the second part, aid party of the second part to be held by		nd sald partof the first part assumes all resp	ponsibility of proof
Third. The partof the first part agreeto keep a allow 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 ease of default in the pid said fire and tornado insurance, when the same becomes due, or in ease of default in the pid said fire and tornado insurance, when the same becomes due, of any covenant or condition herein contained, the whole of sain account of taxes or assessments, upon said premises, or upon the and payable and this mortgage may be foreclosed immediation mentioned in said bond, together with interest thereon, from the date of the party of the second part, or assessments upon said premises, or upon said loan, or insurance premiums, together with interest thereon from the date of And it is also agreed that in the event of any default in the party of the second part, or	the parties hereto that if any default be a payment of any installment of taxes or a payment of any fitted interest, and the in said loan, or the premiums for fire and teley, and the party of the second part or on the date thereof at 10 per cent. per a title gallowier and holder of said note the premiums for fire and teley, and the party of the sec premiums paid by the party of the sec such payment at 10 per cent. per annum payment or breach of any covenant or cons, as additional collateral security and a bion of the party of the second part.  Therest upon this loan in accordance with do so as to exceed 10 per cent per annum.	made in the payment of any part of either said; passessments, upon said prenises, or upon said loadings or other improvements from said landings or other improvements from said land, or in interest thereon, and all sums paid by the party id tornado insurance, upon said premises, shall be any legal holder of this note shall be entitled to reamum, crediting any and all interest payments and mortgage, shall be entitled to recover on a cond part, the full amount so paid, as taxes or as neopolition herein, the rents and profits of said promotion and profits of the second party or assigns, shall it is the stipulations of this bond, and this mortgage,	orincipal or interest, in, or the premiums ense of the breach, the second part, come immediately secover the principal made, if any have ecount of taxes or essements, or insurcinises are pledged be entitled to possuch interest shall
Fifth. It is hereby further agreed and understood that rincipal or interest notes, that may hereafter be given, in the c upon the same during the said time of extension.	this mortgage secures the payment of	he principal note and interest herein described yment of said principal debt, to evidence said p	, and all renewal, rincipal or interest
Sixth. Said partof the first part, hereby agreein oblians (\$10.00), and 10 per cent. of the amount due thereon, a sollection, and the sum so due shall become a part of the judgment of the sudgment	event action is brought to foreclose this and said attorney's fee shall become due a ent and shall be secured by a lien of this	mortgage	orney's fee of Ten of an attorney for red thereon.
Seventh, Said partof the first part for the considers	ation above mentioned hereby expressly.	waivenppraisement of said real estate and the	benefit of the stay
Eighth. It is expressly agreed and understood that the prances upon said property prior or superior to this mortgage do recover the same with interest at 10 per cent. upon the anometed by these notes and may be recovered in the foreclosure in the first superior with the first like in the first like	obt, and upon paying and discharging su int so paid, from the partof the first thereof at the option of the party of the st navehereunte	ch lien or incumbrance the party of the second pa part and said sum shall be and become a part of a second part.	rt shall be entitled the mortgage debt
irst above written.	The second		Lancable respectations of substitutes
Executed and Delivered in Presence of:	th, was true	an antiqua a suga an tanga an tanga an	5 6,141-14-14-14-1-14-14-14-14-14-14-14-14-1
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STUDY OF OUT MOVA	19.00 k. 10.00 k. 10	And the second s	
STATE OF OKLAHOMA, ss.  Before me,			
Before me, day of day o		, personally appeared	er said County and
o me known to be the identical persons who executed the with	in and foregoing instrument and acknow	vledged to me thatexe	cuted the same as
Witness my hand and official scal on the date last above	written.	in the second se	ar ····································
Witness my hand and official scal on the date last above ly commission expires		Constitution of the Consti	Notary Public.
gygen endag setter graphentyggan, egn. Helpsognelygendrelakonely, 2014, endettely stylkerete en et a	Deputy.	Re	gister of Deeds.