MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE THIS INDENTURE, Made this	
of the County of Julian	and State of Oklahoma, part
Just Brageont	ymining y Huardiaad in maining market ar an
WITNESSETH, That the said part in of the first part, for an	and in consideration of the sum of
to the said party of the said party of the said	second part, the receipt whereof is hereby acknowledged, harde granted, bargained, sold and by these party of the second part, and to
presents dogrant, bargain, sell, convoy and conhrn, unto saut pa following-described tract, piece, or parcelof land, lying and sitt to-wit:	tunte in the County of
to-will go the antificially first half of	tunto in the County of Techan and State of Oklahoma, The records why once half of Sol sumbad beca 61 in afficial polar Theres
Milliam missibillam from the wind the second	With of Substitute activities in some appeared grown or and
	and the second section of the second second section section section section sections and sections are second second sections and sections are second sections as the second section sections are second sections as the second section section section sections are sections as the second section sec
	tanamanan muutuu maa maa maanin maanin maa maa maa maa maa maa maa maa maa ma
TO HAVE AND TO HOLD THE SAME, With all and singul	lar the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining,
and all rights of homestead examption unto the said party of the seco	could part, and to successors and assigns, forever. And the said part and
of the first pare do	or hereof, the horizontal property of the premises above granted, and seized of all indumbrances, and that the property of the same in the company of the same in successors and assigns, forever, against the lawful claims of all persons whomsoever.
he quiet and penceable possession of said party of the second party PROVIDED, ALWAYS, And this instrument is made and execution.	ecuted upon the following conditions, to-wit:
First. Said part wood the first part gree it	justly indebted to the party of the second part, in the principal sum of (\$. 550)
point for a long made by the said party of the second part, to the said	id north wort the first part, and navable according to the tener and effect of that
negatiable promissory note, executed and delivered by the said party analysis to the order of the said party of the accoud part, as follows:	rtico of the first part, bearing date
One for \$ 550 \\	due
The forest the same of the sam	
All payable at the office of A. A. Arewel	per cent. per annum, and at the rate of 14 per cent. per annum after default or maturity; payable servi
noughly both before and after maturity, on-the	date of
reach year. I no manufacture to the first part, each bearing interest ofter maturity as said part	r ovidenced by
Second. The sam pure exact was no assessments that shall be no said premises and any and all taxes or assessments that shall be no said premises and any and all taxes or assessments that shall be no said premises and any area.	ceto pay an unces and essessments, general and a possess of most gages, on account of said loan made upon said loan, or upon the legal holder of said notes and mortgages, on account of said loan made upon said real estate is situated, when the same becomes due, and to keep the buildings upo
he mortgaged premises insured in some reliable fire and tornado insur	urance company approved by the party of the second part for the sum of S. Z. 200 X
nd to assign the policies to the said party of the second part, as a second part to be held by length are such that all the second part to be held by	interests may appear, and deliver said policies and renewals, to until this mortgage is fully paid, and said part and the first part assumes all responsibility of proof
nd purty of the nort is and expense of collecting such insurance if loss occurs, U	blues faces and other improvements on said premises in as good repair as they are now, and not t
llow or commit any waste on said premises and not to permit any or	idings, fences, and other improvements on said premises in as good repair as they are now, and not to I the improvements to be removed therefrom or to become dispidated or destroyed. thes hereto that if any default be made in the payment of any part of either said principal or interes
otes when the same become due, or in case of default in the paymen of said fire and tornade insurance, when the same becomes due, or in /	tties hereto that if any default be made in the payment of any part of either said principal or interes ent of any installment of taxes or assessments, upon said premises, or upon said loan, or the premium case of removal of any of the buildings or other improvements from said land, or in case of the breach neighd sum named herein, and the interest thereon, and all sums paid by the party of the second part
f any covenant or condition herein contained, the whole or sam practice and account of taxes or assessments, upon said premises, or upon said premises, or upon said the condensed immediately.	cipal sum named herein, and the interest thereon, and all sums paid by the party of the second pare loan, or the premiums for fire and tornado insurance, upon said premises, shall become immediately
ue and payable and this mortgage may be torected thin community in mentioned in said bond, together with interest thereon, from the unit mentioned in said bond, together with interest thereon, from the	ad the party of the second part or any 1931 moner of this note shall be underest to receive the party and the party and all interest payments made, if any have date thereof at 10 per cent. per anium, crediting any and all interest payments made, if any have a date thereof at 10 per cent. The party and mortalizes, shall be entitled to recover on account of taxes of
een made upon said sum, and and property said loan, or insurance premises, seesments upon said premises, or upon said loan, or insurance premises.	neight sum named accent, and the interest decroin, and an sums pad by the party of the second part loan, or the premiums for fire and tornado, insurance, tipon said premises, shall become immediately and the party of the second part or any legal holder of this note shall be entitled to recover the principe of date thereof at 10 per cent, per anumm, crediting any and all interest payment and, if any have seal owner and holder of said note and mortgage, shall be entitled to recover on account of taxes or minums paid by the party of the second part, the full amount so paid, as taxes or assessments, or insurpayment at 10 per cent, per annum.
And it is also agreed that in the event of any default in paymen	ent or breach of any covenant or condition herein, the rents and profits of said premises are pleased
ession of the said premises, by receiver or otherwise, at the option of t	man, this loan in accordance with the stimulations of this hand, and this martgage, such interest shall
n no event, nor in anywise, directly or indirectly, be computed so as	t upon this loan in accordance with the stipulations of this bond, and this mortgage, such interest shall be exceed 10 per cent per annum.
mon the came during the said time of extension.	ortgage secures the payment of the principal note and interest herein described, and all renewal of any extension of time for the payment of said principal dobt, to evidence said principal or interes
mon the came during the said time of extension.	action is brought to forcelose this mortgage
Said nort of the first part for the consideration the	d attorney's fee shall become due and payable when this note is placed in the hands of an attorney for d shall be secured by a lien of this mortgage and by any judgment or decree rendered thereon. shove mentioned hereby expressly walve,ppraisement of said real estate and the benefit of the stay
aws and of the homestead exemptions of the State of Oklahoma.	근 하막이 본다는 그는 그는 그 이 집에 가는 이 그는 사람들이 되었다. 그는
rances upon said property prior or superior to this mortgage debt, and property the same with interest at 10 per cent, upon the uncount so ?	t the second part summary one tage to be a second part shall be entitled alone naving and discharging such lien or incumbrance the party of the second part shall be entitled unid. from the part second is part and said sum shall be and become a part of the mortgage deb
coured by these notes and may be recovered in the iorecousine thereof. IN WITNESS WHEREOF, The said part.	of the second part shall have the right to pay and discharge at his option any and all lies or incum nd upon paying and discharging such lien or incumbrance the party of the second part shall be entitled paid, from the part was of the first part and said sum shall be and become a part of the mortgage debi of at the option of the party of the second part.
irst above written.	And the second s
Executed and Delivered in Presence of:	J.M. Holy
Le J Brand	Transfer & Keye
Ell: Want.	Sala Mil
ODATE OF OKLAHOMA.	in the state of th
Sound of Jelsel 188.	
Before me, Harman	A Notary Public, in and for said County and
inte, on this J. M. Kuy and Franchi	1600 D. Kuy
A second the identical persons who executed the within and	a Notary Public, in and for said County and Area W. Kuy and Assembly appeared and Assembly and A
MAZZE SE SESSENTING THE BIRL VOIDING TO BE USES IN	ALICE DUCTOSES EDUCTOR BUY TO LETTE
Witness my hand and official scal on the date has a move witness.	In Seaf Effic Hawell Notary Public. And of Open A. D. 10/O at: 2.2° o'clock P. M. Notary Public. Notary Public. Register of Deeds.
iy commission expires	Audity Fuore.
This instrument was filed for record this	day of
Deputy	Lied M. C. Walkley Register of Deeds.