## MORTGAGE RECORD, No. 71

, J. (1)	ST	ATE	OF	OKLA	HON	1A
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Mania and a creater and and a consumer and	day of	
iara-ringusta- jugarugigas papalar-rahija-halipa-irali arahinganarahani iko-iras-rahi mendung	and State of Oklahoma, partof the first part, and	
ty of the second part:		nja in 1790. i si principaliti si principaliti si si sanan
and the state of t	the first part, for and in consideration of the sum of	DOLLAR
sents dogrant, bargain, sell, convey and c lowing-described tract, piece; or parcelof wit:	said party of the second part, the receipt whereon is nercely acknowledged, incgrander, on firm, unto said party of the second part, and to successors and fland, lying and situate in the County of successors.	assigns, FOREVER, all of the comment
nen annakan sakinnyakannanginakannahiri menangingkan daking mengapan dakin dibahir di	nadaside di amendi pertevolusi interprinte dalam volum calci e un consecutam visco i un La allati india comunica comenza a accidente ancertam vici e un comunica como comunica como como como como com	
	Мандарастичного подражения подати частория была сторы странова и странова и странова и странова и странова и с В странова применения подати за применения в применения и странова и странова и странова и странова и странова	
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TO HAVE AND TO HOLD THE SAME, it all rights of homestead exemption unto the sithe first part dohereby covenant and agree and indefeasible estate of inheritance there quiet and peaceable possession of said party of	With all and singular the tenements, hereditaments and appurtenances thereunto belonging aid party of the second part, and to	g or in anywise appertaining er. And the said part above granted, and seized of AND DEFEND the same i
First. Said partof the first part	justly indebted to the party of the second part, in the principal sum of (	\$DOTTAR
ng for a loan made by the said party of the sec	ond part, to the said partof the first part, and payable according to the tener and effect and by the said partof the first part, bearing date	i of
for S	duo , , , , , , , , , , , , , , , , , , ,	
for \$	duo.	
All payable at the office ofurity or default, at the rate of	with in per cent, per annum, and at the rate of 10 per cent, per annum after defau	terest thereon from date un it or maturity; payable sen
ually, both before and after maturity, on the	ndurant market in a woodays of in a market in a market is a market with succession of the contract of the cont	A174414411-\$444-1444A5-6411465142444444444444
Second. The said partof the first part said premises and any and all taxes or assessme State of Oklahoma, or by the county, town	naturity are further evidenced by	ver character whatsoever, oges, on account of said los i to keep the buildings up
to seeled the pollules to the sold meter of the	cocount next as	alamanar han calallan bin
care and expense of collecting such insurance Third. The part agree	if loss occurs.  Loss occurs, and darver s are the first part assuming the first part assuments of the first p	as they are now, and not
Fourth. It is further expressly agreed by an early when the same become due, or in ease of defail fire and tornade insurance, when the same into even and to read the same into even and the same into even and the same into even and payable and this mortgage may be forcede a montioned in said bond, together with interes a made upon said sum, and the party of the see assments upon said premises, or upon said loan premises, or upon said loan premises, together with interest thereon from	of to permit any of the improvements to so removed therefore or to peccone displanted or do between the parties hereto that if any default be made in the payment of any part of einalt in the payment of any installment of taxes or assessments, upon said premises, or upo becomes due, or in case of removal of any of the buildings or other improvements from said a whole of said principal sum named herein, and the interest thereon, and all sums paid by mises, or upon said loan, or the premiums for fire and tornado insurance, upon said premised insection insurance, upon said premised interest in the party of the second part or any legal holder of this note alla be en a thereon, from the date thereof at 10 per cent. per annum, crediting any and all interest cond part, or the legal owner and holder of said note and mortgage, shall be entitled to rect, or insurance premiums paid by the party of the second part, the full amount so paid, as to a the date of such payment at 10 per cent. per annum.  The default in payment or breach of any covenant or condition herein, the rents and profits of the second part is the rents and profits of the second part.	ther said principal or interen n said loan, or the premium land, or in case of the brea- the party of the second par- s, shall become immediate titled to recover the principal payments made, if any hav- lary have the principal of taxes of account of taxes of the principal of the principal cases or assessments, or insu-
arty of the second part, or		ns, shall be entitled to po
It is further agreed and understood that in o event, nor in anywise, directly or indirectly,	computing interest upon this loan in accordance with the stipulations of this bond, and this be computed so as to exceed 10 per cent per annum.	mortgage, such interest she
Fifth. It is hereby further agreed and und- cipal or interest notes, that may hereafter be gi the same during the said time of extension.	erstood that this mortgage secures the payment of the principal note and interest herein iven, in the event of any extension of time for the payment of said principal debt, to eviden	described, and all renewa see said principal or intere
Sixth. Said partof the first part, hereb lars (\$10.00), and 10 per cent. of the amount di ection, and the sum so due shall become a part of	y agreein event action is brought to forcelose this mortgage	ny an attorney's fee of To the hands of an attorney for ree rendered thereon. I and the benefit of the sta
Eighth. It is expressly agreed and understo ices upon said property prior or superior to this ecover the same with interest at 10 per cent. up ared by these notes and may be recovered in th	od that the party of the second part shall have the right to pay and discharge at his option a mortgage debt, and upon paying and discharging such lieu or incumbrance the party of the one the amount so paid, from the part,—of the first part and said sum shall be and become of forcelosure thereof at the option of the party of the second part, of the first part,————————————————————————————————————	any and all liens or incun second part shall be entitle a part of the mortgage del
above written.		markingarian ing properties and the second of the second o
Executed and Delivered in Prese	에 대통하다면 모든 모든 사람이 하는 사람들이 되었다. 나는 바로 살아가고 있다면 하나 다	
	교통을 존경하고요? 그는 장님, 하는 회사를 가면 물리를 가장하고 있다면 하는 하는 사람들이 가져왔다. 그렇게 나를 다 나는 그를 다 살아 있다면 하는데	**************************************
STATE OF OKLAHOMA,	ss	<b>.</b>
ity 01,	neo l mantana mandana Notary Public	, in and for said County an
e, on thisday of	in a case of the c	this and the later two distributions and the desired the state of the
e known to be the identical persons who execu	ted the within-and foregoing instrument and acknowledged to me that	executed the same a
commission expires an annual and a second	principal de la companya de la comp Destrucción de la companya del companya de la companya de la companya del companya de la companya del companya del companya del companya de la companya de la companya del companya de la companya del companya d	Notary Public.
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This Instrument was filed for record this	Deputy.	