## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

and the state of the control of the	Barranin inggal kan kan diga mendangan kan pengangan kan kan pengangan berandan berandan kan penganah		are constitution of the second
Control of the Contro	enticon de la companya de la company		
rty of the second part:  WIPNESSETH, That the said part,	part, for and in consideration of the sum of	antiques of a contract and their object of the contract and the designation of the contract and the contract	
esents dogrant, bargain, sell, convey and confirm, 1 lowing-described tract, pieco, or parcelof land, by with	rty of the second part, the receipt whereof is unto said party of the second part, and to ing and situate in the County of	hereby acknowledged, hagranted, bar successors and assignment	rgained, sold and by the gns, FOREVER, all of t and State of Oklahon
			(4)
	anistaska senseka kinestas argumatika karika karikania kanistas kanistas kanistas kanistas kanistas kanistas k Kanistaska kanistas k	in open produkti kan	en apari di 1964 ya kata ki kata i ban i ba 1964 ya kata i ban i ban i ba 1964 ya kata i ban i ban i ban i ban Kata kata i ban i ban ya kata i ban i
TO HAVE AND TO HOLD THE SAME, With all dall rights of homestead exemption unto the said party the first part dohereby covenant and agree that at good and indefeasible estate of inheritance therein, free a quiet and peaceable possession of said party of the secritory of the secretory of the secritory of th	and singular the tenements, hereditaments and to the second part, and to the delivery hereof, and clear of all Incumbrances, and that successors and as do and executed upon the following condition	ad appurtenances thereunto belonging or successors and assigns, forever, the lawful owner, of the premises about the lawful owner, will WARRANT AN ssigns, forever, against the lawful claims of s, to-wit:  second part, in the principal sum of (\$	in anywise appertaining And the said partve granted, and seized D DEFEND the same full persons whomsoever
ng for a loan made by the said party of the second part obtable promissory note, executed and delivered by t vable to the order of the said party of the second part, e for \$	, to the said partof the first part, and pay he said partof the first part, bearing dat as follows:	able according to the tenor and effect of	.,
o for S.	due	nga kangan anangan kangan ing kalawakan dan kahan kalam dan dan dan pangan pangan pangan pangan pangan pangan	19
e for \$	due.	with interes	st thereon from date un
All payable at the office of	are further evidenced by	coupon interest notes, of even date he	rewith, and executed l
Second. The said part,of the first part covenur said premises and any and all taxes or assessments the the State of Oklahoma, or by the county, township or mortgaged premises insured in some reliable fire and to	tand agreeto pay all taxes and assessment slud be made upon said loan, or upon the municipality, wherein said real estate is situal ornado insurance company approved by the presence of the property of the presence	nts, general and special, and of whatever legal holder of said notes and mortgages, ted, when the same becomes due, and to arty of the second part for the sum of \$	character whatsoever, on account of said los keep the buildings up
to assign the policies to the said party of the second p I party of the second part to be held by	ccurs. until this mortgage is fully paid, an ccurs. cop all buildings, fences, and other improvement	d said partof the first part assumes	all responsibility of pro
now or commit any wasto on said premises and, not to be Kourth. It is further expressly agreed by and between when the same become due, or in case of default in the said fire and tornado insurance, when the same becomes any covenant or condition herein contained, the whole account of taxes or assessments, upon said premises, or and payable and this mortgage may be foreclosed inm mentioned in said bond, together with interest thereous made upon said sum, and the party of the second participants upon said sum, and the party of the second participants. Somether with interest thereous from the day	the parties hereto that if any default be me the payment of any installment of taxes or as due, or in case of removal of any of the build of said principal sum named herein, and the ir upon said loan, or the premiums for fine and cedintely, and the party of the second part or a	ade in the payment of any part of either sessments, upon said premises, or upon si- ngs or other improvements from said land iterest thereon, and all sums paid by the formado insurance, upon said premises, my legal holder of this note shall be entitle	said principal or inter- id loan, or the premius I, or in case of the brea- party of the second pa- hall become immediate at to recover the princip
And it is also agreed that in the event of any defaul	t in payment or breach of any covenant or co	udition herein, the rents and profits of s	aid premises are pledg
party of the second part, or	ng interest upon this loan in accordance with puted so as to exceed 10 per cent per annum.	the stipulations of this bond, and this mor	rtgage, such interest sh
Fifth. It is hereby further agreed and understood neighbor interest notes, that may hereafter be given, in on the same during the said time of extension.	그렇게 생각한 살 사는 이 본 가는 중요합니다. 이 상점은 그리다는 남자 나이 되는 것		
Sixth. Said partof the first part, hereby agree. llars (\$10.00), and 10 per cent. of the amount due there lection, and the sum so due shall become a part of the ju Seventh. Said partof the first part for the conses and of the homestead exemptions of the State of Okl	on, and said attorney's fee shall become due at digment and shall be secured by a lien of this r sideration above mentioned hereby expressly was	d payable when this note is placed in the nortgage and by any judgment or decree miveappraisement of said real estate ar	hands of an attorney for rendered thereon, id the benefit of the str
Eighth. It is expressly agreed and understood that inces upon said property prior or superior to this mortginecover the same with interest at 10 per cent, upon the autroby these notes and may be recovered in the forcet IN WITNESS WHEREOF, The said partof the	the party of the second part shall have the ri- age debt, and upon paying and discharging suc amount so paid, from the partof the first p soura thereof at the option of the party of the	ght to pay and discharge at his option an h lien or incumbrance the party of the sec part and said sum shall be and become a p second part.	y and all liens or incur and part shall be entitle art of the mortgage del
t abovo written. Executed and Delivered in Presence of:		in the comment of the	era erana
	The state of the s	Harris and the state of the sta	C-1443
STATE OF OKLAHOMA, }ss.	100 (100 (100 (100 (100 (100 (100 (100		
Before me,	and the second s	, , , personally appeared	
me known to be the identical persons who executed the	within and-foregoing instrument and acknowl or the uses and purposes therein set forth.	edged to me that	executed the same r
free and voluntary act and deed f	bove written.		ateries, alternatives armaia armaia
Witness have bond and afficial and the data last of	boyo written.		Notary Public.
· 하는데 하는 그는 지역 이 시작 나는 시작 전략하는 나이들의 사고 있는데 그 사람들은 중에 가는 사람들이 나를 다 하는데 다른데 다른데 다른데 다른데 다른데 다른데 다른데 다른데 다른데 다른	day of	The second secon	