MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made this	day of	,
enthistication of the training constitution of the contract of	and the state of t	ekinago is 18 canto espeso, espeso a comprendir propriedado por espeso de como espeso de como espeso de como d
WITNESSETH, That the said partof the first	part, for and in consideration of the sum of	the first part, and
in hand paid, by the said pai presents dogrant, bargain, sell, convey and confirm, u following-described track, piece, or purcelof land, ly lo-witr	rty of the second part, the receipt whereof is into said party of the second part, and toing and situate in the County of	hereby acknowledged, hagranted, bargained, sold and by these successors and assigus, FOREVER, all of the and State of Oklahoma
		d appurtenances thereunto belonging or in anywise appertaining
nd all rights of homestead exemption unto the said party f the first part dohereby covenant and agree that at a good and indefeasible estate of inheritance therein, free a na quiet and peaceable possession of said party of the seco PROVIDED, ALWAYS, And this instrument is ma First. Said partof the first part	r of the second part, and to	
eing for a lean made by the said party of the second part, egotiable promissory note, executed and delivered by the said party of the second party.	, to the said partof the first part, and pay he said partof the first part, bearing dat as follows:	yable according to the tenor and effect of
One for \$	andues and a second second second decimal second	
All payable at the office of	per cent, per annum, and at the rate days of aro further evidenced by er maturity at the rate of 10 per cent, per ann	with interest thereon from date until of 10 per cent: per annum after default or maturity; payable semi- coupon interest notes, of even date herewith, and executed by num. uts, general and special, and of whatever character whatsoever, on legal holder of said notes and mortgages, on account of said loan, ted, when the same becomes due, and to keep the buildings upon
re mortgaged premises insured in some reliable fire and to date assign the policies to the said party of the second pul- id party of the second part to be held by	periodo insurance company approved by the prart, as	arty of the second part for the sum of \$
Too Browning and and a second		
party of the second part, or	esigns, as additional collateral scentrity and so option of the party of the second part, any interest upon this loan in accordance with a outed so as to exceed 10 per cent per annum.	midition herein, the rents and profits of said premises are pledged and party of the second part, or assigns, shall be entitled to pos- the stipulations of this bond, and this mortgage, such interest shall be principal note and interest herein described, and all renewal, ment of said principal debt, to evidence said principal or interest
on the same during the said time of extension. Sixth. Said partof the first part, hereby agree. ollars (\$10.00), and 10 per cent. of the amount due thereo election, and the sum so due shall become a part of the jue Seventh. Said partof the first part for the consi ws and of the homestead exemptions of the State of Okt.	., in event action is brought to foreclose this r on, and said attorney's fee shall become due ar dgment and shall be secured by a lien of this r ideration above mentioned hereby expressly wa ahoma.	mortgage
rances upon said property prior or superior to this mortga, o recover the same with interest at 10 per cent, upon the a curred by these notes and may be recovered in the foreclo. IN WITNESS WHEREOF, The said partof the rest above written.	ge debt, and upon paying and discharging ste incount so paid, from the partof the first p sure thereof at the option of the party of the o first parthereunto	ght to pay and discharge at his option any and all liens or incum- in lien or incumbrance the party of the second part shall be entitled art and said sum shall be and become a part of the mortgage debt second part. subscribed
Exeguted and Delivered in Presence of:		
STATE OF OKLAHOMA, ounty of	n and de la companya de la companya De companya de la co	
o me known to be the identical persons who executed the	within and foregoing instrument and neknowl or the uses and purposes therein set forth.	ledged to me that
이 성도 가는 여름 살이 아들아 하는 것은 생활을 하는 것 때까지 않는 사용이 되었다. 그 사람은 이 분들이 되는 것이	그리던 나는 살이 가는 사람들이 되었다. 이 분에 바라 살아가는 수 모든 데 어떻게 되니 않다.	Notary Public
This instrument was filed for record this	Deputy.	A. D. 19. At o'clock M. 9 Register of Deeds.