## MORTGAGE RECORD, No. 71

	STATE OF OKLAHO REAL ESTATE MORT	지수는 그는 사람들이 보고 하는 그 사람이 되는 사람들이 함께 가지 하는 것이 되는 사람들이 가지 않아 다시다.
THIS INDENTURE, Made this	day of	
dredb)	and between	
terren and the second s	day angga <del>n taon</del> ing garakan an a	in dan direction and in the property of the contraction of the contrac
Within the property of the restand whete	was a second sec	f the first part, and
WITNESSETH, That the said part of the	first part, for and in consideration of the sum of	······································
to	I party of the second part, the receipt whereof is m, unto said party of the second part, and to l, lying and situate in the County of	hereby acknowledged, hagranted, bargained, sold and by thessuccessors and assigns, FOREVER, all of theand State of Oklahome
nen eussam det et den erste graft for tal gager de des geet et al.	internation principals of some formation of the principal and analysis of the	teritaria de la compania de la comp
produces and programme and produced and programme and produced and programme and progr	nannantaritarishi garapina aryangan antari a ginibi anyan a kajarisha miyajary	an a
edinie e na viete o recentrational recipional recipional recipional de la constitución de la constitución de l		mention with the state of the control of the contro
		nd appurtenances thereunto belonging or in anywise appertaining
and all rights of homestead exemption unto the said p	arty of the second part, and to	successors and assigns, forever. And the said part
a good and indefeasible estate of inheritance therein, for	ee and clear of all incumbrances, and that	the lawful ownerof the premises above granted, and seized of
the quiet and peaceable possession of said party of the	second part,successors and a s made and executed upon the following condition	ssigns, forever, against the lawful claims of all persons whomsoever
First. Said part of the first part	justly indebted to the party of the	second part, in the principal sum of (\$
being for a loan made by the said party of the second	part, to the said partof the first part, and pa	yable according to the tener and effect of
negotiable promissory note, executed and delivered	by the said part of the first part, bearing da	te, and
One for \$		ورزغانية 10 سند سنوسور ووروع مرشون بالمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع
One for \$	due	
All psyable at the office of	nor cont. her annua, and at the rit	e of 10 per cent, per annum after default or maturity; payable somi-
annually both before and after motivity on the	days of	ind
in each year. The installments of interest until mature the said partof the first part, each bearing interest	ity are further evidenced by after maturity at the rate of 10 per cent, per an	coupon interest notes, of even date herewith, and executed by num.
Second. The said partof the first part covered the said premises and any and all taxes or assessments by the State of Oklahoma, or by the county, township	mant and agree to pay all taxes and assessment that shall be made upon said loan, or upon the or municipality, wherein said real estate is situred to the said to the	onts, general and special, and of whatever character whatsoever, on legal holder of said notes and mortgages, on account of said loan, tody, when the same becomes due, and to keep the buildings upon party of the second part for the sum of \$\frac{3}{2}\$
said party of the second part to be held by and care and expense of collecting such insurance if lo	ss occurs.	interests may appear, and deliver said policies and renewals, to ad said partof the first part assumes all responsibility of proof
Third. The partof the first part agree	to keep all buildings, lences, and other improvem o permit any of the improvements to be removed	ents on said premises in as good repair as they are now, and not to therefrom or to become dilapidated or destroyed.
Fourth. It is further expressly agreed by and be notes when the same become due, or in case of default of said fire and ternado insurance, when the same become any covenant or condition, herein contained, the whon account of taxes or assessments, upon said premises due and payable and this mortgage may be forcelosed sum mentioned in said bond, together with interest the been made upon said sum, and the party of the second assessments upon said premises, or upon said loan, or ance premiums, together with interest thereon from the	otween the parties hereto that if any default be in the payment of any installment of taxes or a mes due, or in case of removal of any of the built old of said principal sum named herein, and the is, or upon said loan, or the premiuma for fire and immediately, and the party of the second part or recon, from the date thereof at 10 per cent, per part, or the legal owner and holder of said note insurance premiums paid by the party of the sec date of such payment at 10 per cent, per annum	nade in the payment of any part of either said principal or interest seessments, upon said premises, or upon said loan, or the premiums lings or other improvements from said land, or in case of the breach interest thereon, and all sums paid by the party of the second part, it tornado insurance, upon said premises, shall become immediately any legal holder of this note shall be entitled, to recover the principal anulum, crediting any and all interest hayments made, if any have and mortgage, shall be entitled to recover on account of taxes or ond part, the full amount so paid, as taxes or assessments, or insur- tant.
And it is also agreed that in the event of any de to party of the second part, or	fault in payment or breach of any covenant or c assigns, as additional collateral security and a t the option of the party of the second part.	ondition herein, the rents and profits of said premises are pledged said party of the second part, or assigns, shall be entitled to pos-
in no agant, nor in anywise, directly or indirectly, he i	computed so as to exceed 10 per cent per annum.	the stipulations of this bond, and this mortgage, such interest shall
Fifth. It is hereby further agreed and understo principal or interest notes, that may be reafter be given, upon the same during the said time of extension.	od that this mortgage secures the payment of t in the event of any extension of time for the pa	he principal note and interest herein described, and all renewal, yment of said principal debt, to ovidence said principal or interest
Sixth. Said part of the first part, hereby as Dollars (\$10.00), and 10 per cent. of the amount due the collection, and the sum so due shall become a part of the	reein event action is brought to foreclose this percon, and said attorney's fee shall become due of a judgment and shall be secured by a lien of this	mortgage
Seventh. Said partof the first part for the laws and of the homestead exemptions of the State of	consideration above mentioned hereby expressly. Oklahoma.	walve appraisement of said real estate and the benefit of the stay
Eighth. It is expressly agreed and understood to brances upon said property prior or superior to this me to recover the same with interest at 10 per cent. upon to secured by these notes and may be recovered in the for	hat the purey of the second part shall have the r rtgage debt, and upon paying and discharging su the amount so paid, from the partof the first reclosure thereof at the option of the party of the	ight to pay and discharge at his option any and all liens or incum- ch lien or incumbrance the party of the second part shall be entitled part and said sum shall be and become a part of the mortgage debt second part.
IN WITNESS WHEREOF, The said partc first above written.	f the first partherounte	s subscribednameon the day and year
중인 등 하루요. 등 경상 등 하는 것도 되었다. 그리고 있다. 1980년 대 전 5 역에 그들 등 전 기본 등 1987년 대학		

EXECUTED AND DELIVERED IN PRESENCE OF:

STATE OF OKLAHOMA,

Ss.

County of.

Before me,

a Notery Public, in and for said County and State, on this,

lo me known to be the identical persons who executed the within and foregoing-instrument and acknowledged to me that.

Executed the same of the

Deputy.

Register of Deeds.