MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA
REAL ESTATE MORTGAGE

dred by and	botween	
annon manana pa - pontono a aparto a part y material de locação de la parte do plus o destrução.	erianie etakultus Hamasus al-laruhija automateriani muurikan siiraka kast	
WITNESSETH, That the said partof the first p	oart, for and in consideration of the sum of	kadish e didharamayiring lagi sa aga ar giddayan disaming madanadayiri
to	y of the second part, the receipt whereof is hereby acknowledge to said party of the second part, and to	ed, hagranted, bargained, sold and by thes successors and assigns, FOREVER, all of th and State of Oklahoma
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ini in in in a angangga (maren) in mga katawa (maren) in mga katawa (maren) in mga katawa (mga katawa (mga kat Angay ini mangaka mga katawa (mga kataw		en er
TO HAVE AND TO HOLD THE SAME, With all a and all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the agood and indefeasible estate of inheritance therein, free and the quiet and peaceable possession of said party of the secon PROVIDED, ALWAYS, And this instrument is mad First. Said partof the first part	nd singular the tenements, hereditaments and appurtenances to of the second part, and to	hereunto belonging or in anywise appertaining and assigns, forever. And the said part
being for a loan made by the said party of the second part, negotiable promissory note, executed and delivered by the payable to the order of the said party of the second part.	to the said partof the first part, and payable according to t e said partof the first part, bearing date	the tenor and effect of19, and
One for \$	duedue	
One for \$	due	
All payable at the office of	per cent. per annum, and at the rate of 10 per cent. per	
unually, both before and after maturity, on the	days of	and
he said part,of the first part, each bearing interest after Second. The said part of the first part covenant	re further evidenced by	ecial, and of whatever character whatsoever, on
he said premises and any and all taxes or assessments that y the State of Oklahoma, or by the county, township or m	and agreeto pay all taxes and assessments, general and spe shall be made upon said loan, or upon the legal holder of said unicipality, wherein said real estate is situated, when the same	notes and mortgages, on account of said loan, b becomes due, and to keep the buildings upon
he mortgaged premises insured in some reliable fire and tor	rado insurance company approved by the party of the second property, asinterests may app	part for the sum of \$
nd to assign the policies to the said party of the second pa aid party of the second part to be held by	rt, as	pear, and deliver said policies and renewals, to the first part assumes all responsibility of proof
and care and expense of collecting such insurance if loss occur. Third. The part and the first part agree to kee	ours. by all buildings, fences, and other improvements on said premise	s in as good repair as they are now, and not to
allow or commit any waste on said premises and not to peri	op all buildings, fences, and other improvements on said premise nit any of the improvements to be removed therefrom or to be	come dilapidated or destroyed.
rourth. It is further expressly agreed by and between	n the parties needs that it may detain be made in the payment be payment of any installment of taxes or assessments, upon sai	id premises, or upon said loan, or the premiums
of any covenant or condition berein contained, the whole of	said principal sum named herein, and the interest thereon, and	all sums paid by the party of the second part,
lue and payable and this mortgage may be foreclosed imme um mentioned in said bond, together with interest thereon,	diately, and the party of the second part or any legal holder of the from the date thereof at 10 per cent. per annum, crediting an	his note shall be entitled to recover the principal y and all interest payments made, if any have
een made upon said sum, and the party of the second part, seesments upon said premises, or upon said loan, or insur	not any of the improvements no be reincoven these from or to bee in the parties hereto that if any default be made in the payment to payment of any installment of tuxes or assessments, upon saitue, or in case of removal of any of the buildings or other improve said principal sum named herein, and the interest thereon, and upon said loan, or the premiums for fire and tornade insurance, dittely, and the party of the accound part or any legal holder of the from the date thereof at 10 per cent, per annum, crediting an, or the legal owner and holder of said note and mortgage, shall arece premiums paid by the party of the second part, the full an of such payment at 10 per cent, per annum.	I be entitled to recover on account of taxes or nount so paid, as taxes or assessments, or insur-
And it is also agreed that in the event of any details	in payment or breach of any covenant or condition herein, the	rents and pronts of said premises are pleaged
party of the second part, oras	signs, as additional collateral scourity and said party of the scoroiton of the party of the second part.	cond part, or assigns, shall be entitled to pos-
It is further agreed and understood that in computing	g interest upon this loan in accordance with the stipulations of t ated so as to exceed 10 per cent per annum.	his bond, and this mortgage, such interest shall
Fifth. It is hereby further agreed and understood th	ated so as to exceed 10 per cont per annum. at this mortgage secures the payment of the principal note as se event of any extension of time for the payment of said princi	nd interest herein described, and all renewal,
pon the same during the said time of extension.	아이 이 사이 되었다는 얼마가 되어 가면 사람이 아내가 되었다는 중요한 경우 사람들은 사람들이 가득하다는 것 되었다.	
Sixth. Said partof the first part, hereby agree collars (\$10.00), and 10 per cent. of the amount due thereon ellection, and the sum so due shall become a part of the jud	in ovent action is brought to forcelose this mortgage	is noto is placed in the hands of an attorney for y judgment or decree rendered thereon.
iws and of the homestead exemptions of the State of Oklai	teration above mentioned hereby expressly waiveappraisement homa.	그 나의 얼마리 지수 그리는 중심한 시간에 대한 시간 생각이 생각했다.
Eighth. It is expressly agreed and understood that the rances upon said property prior or superior to this mortgag or recover the same with interest at 10 per cent, upon the accurred by these notes and may be recovered in the foreclost IN WITNESS WHEREOF, The said part of the rat above written.	he party of the second part shall have the right to pay and disc e debt, and upon paying and discharging such lien or incumbran nount so paid, from the partof the first part and said sum sl ure thereof at the option of the party of the second part. first parthereunto subscribed	marga at his option any and all liens of incum- tion the party of the second part shall be entitled hall be and become a part of the mortgage debt
	생각하는 사람들은 하면 하는 것이다. 그렇게 하는 것은 것은 것이다.	(VIII.)
Executed and Delivered in Presence of:	randing minginian a dang a	
	anners de la company de la	
STATE OF OKLAHOMA, ss.		
Before me.		a Notary Public, in and for said County and
		bpa
	rithin and foregoing instrument and acknowledged to me that	
Witness my hand and official soal on the date last abo	r the uses and purposes therein set forth.	
y commission expires		Notary Public.
	day of	
etra por establica e	And the state of t	and the control of th
		Register of Deeds.