## MORTGAGE RECORD, No. 71

THIS INDENTURE, Made thisby	and between	he year of our Lord One Thousand, Nine Hur
		e de la companya de l
of the County of	and State of Oklahoma, partof the first part, and	
party of the second part: WITNESSETH, That the said partof the fit	rst part, for and in consideration of the sum of	on to December 1981 and the control of the control
to	party of the second part, the receipt whereof is hereby acknowledged, unto said party of the second part, and to lying and situate in the County of	, hagranted, bargained, sold and by the successors and assigns, FOREVER, all of th and State of Oklahom
anatara-atamatana arata (BBI) basata e ye tizatah ara-arabina		. 1837 (1834) - Nyenya (1904) arabbahin 1904 (1904) arabbahin 1904 (1904) arabbahin 1904 (1904) arabbahin 1904
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TO HAVE AND TO HOLD THE SAME, With a and all rights of homestead exemption unto the said part of the first part dohereby covenant and agree that a good and indefeasible estate of inheritance therein, fre the quiet and penceable possession of said party of the set PROVIDED, ALWAYS, And this instrument is First. Said partof the first part	all and singular the tenements; hereditaments and appurtenances the rety of the second part, and to successors are at the delivery hereof; the lawful owner e and clear of all incumbrances, and that econd part, successors and assigns, forever, against made and executed upon the following conditions, to-wit:	reunto belonging or in anywise appertaining and assigns, forever. And the said partof the premises above granted, and seized of the premises above granted, and seized of the lawful claims of all persons whomsoever the lawful claims of all persons who are the lawful claims of all persons where the
boing for a loan made by the said party of the second pr	art, to the said partof the first part, and payable according to the	tenor and effect of
negotiable promissory note, executed and delivered by mayable to the order of the said party of the second pa	y the said partof the first part, bearing date rt, as follows:	ender on amortomania 19 teatra, an
One for S	grania, due due	
One for \$	due	
naturity or default, at the rate of	per cent. per annum, and at the rate of 10 per cent. per a	mum after default or maturity; payable sem nd
neach year. The installments of interest until maturit	ty are further evidenced by	es, of even date herewith, and executed b
Second. The said partof the first part cover he said premises and any and all taxes or assessments to the State of Oklahoma, or by the county, township of he mortgaged premises insured in some reliable fire and	nantand agreeto pay all taxes and assessments, general and speci- that shall be made upon said loan, or upon the legal holder of said no or municipality, wherein said real estate is situated, when the same has tornado insurance company approved by the party of the second part l part, as	al, and of whatever character whatsoever, o the and mortgages, on account of said loan secomes due, and to keep the buildings upon t for the sum of S.
Third. The partof the first part agreeto llow or commit any waste on said premises and not to Fourth. It is further expressly agreed by and bet otes when the same become due, or in ease of default in fault fire and tornado insurance, when the same become any covenant or condition herein contained, the whol a account of taxes or assessments, upon said premises, we and payable and this mortgage may be forcefosed in um mentioned in said bond, together with interest ther	keep all buildings, fences, and other improvements on said premises in permit any of the improvements to be removed therefrom or to becore when the parties hereto that if any default be made in the payment of the payment of any installment of taxes or assessments, upon said see due, or in case of removal of any of the buildings or other improven to or upon said loan, or the premiums for fire and tornado insurance, un michiately, and the party of the second part or any legal holder of this econ, from the date thereof at 10 per cent. per anuum, crediting any out, or the legal owner and holder of said note and mortgage, shall he naurance premiums paid by the party of the second part, the full and date of such payment at 10 per cent. per annum.	in as good repair as they are now, and not to an edilapidated or destroyed.  If any part of either said principal or interer premises, or upon said loan, or the premium nents from said land, or in ease of the bread li sums paid by the party of the second par pon said premises, shall become immediatel note shall be entitled to recover the principal and all interest payments made. If any hay and all interest payments made if any hay
And it is also agreed that in the event of any defi- party of the second part, or second of the said premises, by receiver or otherwise, at It is further agreed and understood that in comp- no event, nor in anywise, directly or indirectly, be co	ault in payment or breach of any covenant or condition herein, the renssigns, as additional collateral security and said party of the seco- the option of the party of the second part.  uting interest upon this loan in accordance with the stipulations of this imputed so as to exceed 10 per cent per annum.  d that this mortgage secures the payment of the principal note and in the event of any extension of time for the payment of said principal	nts and profits of said premises are pledge and part, or assigns, shall be entitled to pos s bond, and this mortgage, such interest shal
Sixth. Said partof the first part, hereby agre- collars (\$10.00), and 10 per cent. of the amount due the collection, and the sum so due shall become a part of the	eein event action is brought to foreclose this mortgage	judgment or decree rendered thereon.
aws and of the homestead exemptions of the State of C Eighth. It is expressly agreed and understood the rances upon said property prior or superior to this mort o recover the same with interest at 10 per cent. upon the secured by these notes and may be recovered in the fore	Mahoma.  at the party of the second part shall have the right to pay and discha bage debt, and upon paying and discharging such lien or incumbrance amount so paid, from the part,of the first part and said sum shal closure thereof at the option of the party of the second part.  the first part	rge at his option any and all liens or incum the party of the second part shall be entitled I be and become a part of the mortgage debi
Executed and Delivered in Presence o	<b>F</b>	estatutus tainen keestelise onteesta oli jajaheetaksi sistematatajajaja, ee
	56.	
tate, on thisday of		ed
o me known to be the identical persons who executed the	be within and foregoing instrument and acknowledged to me that	executed the same as
. Witness my hand and official seal on the date last	above written.	Notane Piblia
그 이 많은 경험에게 화하지 않는 경험에 함께 가지 않는데 회사하는 것 같아. 회약 하면부터 나이 회사하다는데	그리다는 그렇게 있었습니다. 그래마는 이번에 다른 생각하다면 하는 사람이 되었다면 하는 것이 되었다면 하는데 없었다면 하는데	경에 경찰 보다 하상이 하는다. 그렇게 되지 않는데 지원 다른 이번 가게 하는데 하셨다. 나
instrument was fled for record this	Denuty.	A. Le 19 COCK M.
proprietation and the proprietation of the state of the s	Deputy	Register of Deeds.