MORTGAGE RECORD, No. 71

SAMI, DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 200

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

Ired and the second sec	and between a comment of the second s	in the year of our Lord One Thousand Nine Hur
ingen in de state de la company de la co La company de la company d	and State of Oklahoma, partof the first part, i	nadekan keesta ta ka
trationistic interestration in the contraction of t		anagaan terengga <u>a markan a</u> garan dan ana ara maran ara maran ara maran da maran da maran da maran da maran da mar
WITNESSETH, That the said partof the fir	rst part, for and in consideration of the sum of	t kan na 1850an in 1987 yili day na day rang din dinan na mangkan ng mang dan yang din ding minan gan dan ing padan
esents dogrant, bargain, sell, convey and confirm lloying-described tract, piece, or parcelof land, -wit:	party of the second part, the receipt whereof is hereby acknowl , unto said party of the second part, and to	edged, hagranted, bargained, sold and by thessuccessors and assigns, FOREVER, all of thand State of Oklahom
TO HAVE AND TO HOLD THE SAME, With a dull rights of homestead exemption unto the said part the first part dohereby covenant and agree that good and indefeasible estate of inheritance therein, free a quiet and peaceable possession of said party of the support of the State of Said party of the support of Said Party of the support of Said Party of the State of Said Party of the Said Party of Said Party of the Said Party of Said Party o	all and singular the tenements, hereditaments and appurtenance or try of the second part, and to success at the delivery hereof, the hawful on the half of all incumbrances, and that second part, successors and assigns, forever, the made and executed upon the following conditions, to-witing justly indebted to the party of the second part, in	es thereunto belonging or in anywise appertaining sors and assigns, forever. And the said part merof the premises above granted, and seized of will WARRANT AND DEFEND the same in ugainst the lawful claims of all persons whomsoever
***************************************	erelynnings og reggerer skir egyt erekkeligtere strettigt fra fill gerere hænnelige til men skir e	DOLLARS
egotiable promissory note,, executed and delivered by	art, to the said partof the first part, and payable according y the said partof the first part, bearing date art, as follows:	
ne for \$	die	
그리고 있는 병원 등 사람들이 얼마나 하는 것이 없는 것이 없었다.	보다는 화면을 함께 하는 것을 들어 있다. 이번 등을 보고 하고 하는 것이다.	
turity or default, at the rate of	per cent. per annum, and at the rate of 10 per cent.	per annum after default or maturity; payable sem
each year. The installments of interest until maturity said nest of the first part, each hearing interest.	ty are further evidenced by	st notes, of even date herewith, and executed b
Second. The said partof the first part cover said premises and any and all taxes or assessments to the State of Oklahoma, or by the county, township of	nantand agreeto pay all taxes and assessments, general and that shall be made upon said loan, or upon the legal holder of a or municipality, wherein said real estate is situated, when the s I tornado insurance company approved by the party of the seco	l special, and of whatever character whatsoever, o said notes and mortgages, on account of said loa same becomes due, and to keep the buildings upo
그 사람 집 구나가 살았다. 그 사람들이 되었다는 그렇게 그렇게 되었다. 그 사람들이 살아 되었다.	d part, as	· 나타나나 하다 하지 말씀을 들는 이 이 등 수 없다고 말을 잘하는 것 같다. 그는 이 하늘 하다.
i care and expense of collecting such insurance if loss	s occurs. keep all buildings, fences, and other improvements on said prepermit any of the improvements to be removed therefrom or to	mises in as good repair as they are now, and not
Fourth. It is further expressly agreed by and bet said fire and tornado insurance, when the same become due, or in case of default it said fire and tornado insurance, when the same become my coverant or condition herein contained, the whol account of taxes or assessments, upon said premises, e and payable and this mortgage may be forcelosed in mentioned in said bond, together with interest the nande upon said sum, and the party of the second pressments upon said premises, or upon said loan, or in the premiums, together with interest thereon from the And it is also agreed that in the event of any default is also agreed that in the event of any default.	tween the parties hereto that if any default be made in the payment of any installment of taxes or assessments, upones due, or in case of removal of any of the buildings or other imple of said principal sum named herein, and the interest thereon, or upon said loan, or the premiums for fire and tornado insurannediately, and the party of the second part or any legal holder recen, from the date thereof at 10 per cent. per annum, crediting part, or the legal owner and holder of said note and mortgage, asurance premiums paid by the party of the second part, the ful date of such payment at 10 per cent. per annum. ault in payment or breach of any covenant or condition herein,	ment of any part of either said principal or interen in said premises, or upon said land, or in case of the bream provements from said land, or in case of the bream and all sums paid by the party of the second par noe, upon said premises, shall become immediate of this note shall be entitled to recover the principart of the premises are pledged.
sion of the said premises, by receiver or otherwise, at It is further agreed and understood that in comp	assigns, as additional collateral security and said party of the the option of the party of the second part. uting interest upon this loan in accordance with the stipulations	of this bond, and this mortgage, such interest sha
no event, nor in anywise, directly or indirectly, be co Fifth. It is hereby further agreed and understoo	uting interest upon this lean in accordance with the stipulations imputed so as to exceed 10 per cent per annum. It is mortgage secures the payment of the principal not in the event of any extension of time for the payment of said principal payment of said payment payment payment of said principal payment payme	o and interest herein described, and all renewa
ncipal or interest notes, that may hereatter be given, ion the same during the said time of extension. Sixth. Said partof the first part, hereby agrillars (\$10.00), and 10 per cent. of the amount due the lection. and the sum so due shall become a part of the	in the event of any extension of time for the payment of said precion, in event action is brought to forcelose this mortgage	micipal deof, to evidence said principal or interes
Seventh. Said partof the first part for the cover and of the homestead exemptions of the State of C	onsideration above mentioned hereby expressly waiveappraise Dklahoma. at the party of the second part shall have the right to pay and tagage debt, and upon paying and discharging such lien or incum te amount so paid, from the partof the first part and said su selosure thereof at the option of the party of the second part.	ment of said real estate and the benefit of the sta
recover the same with interest at 10 per cent. upon the cured by these notes and may be recovered in the fore IN WITNESS WHEREOF, The said partof at above written.	ne amount so paid, from the partof the first part and said su elosure thereof at the option of the party of the second part. the first parthereunto subscribed	m shall be and become a part of the mortgage deb
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STATE OF OKLAHOMA,		
Before me,	ersonally	
ing naponang kabungkang nadi belada saki saki saki sagi 1935 bahan kerang bergik baga napober nabi saki naki na	derentari errature errature e erreture de errature de errature errature errature errature errature errature er	er, proses respectively resistant green prosessing against the commence of the BO
me known to be the identical persons who executed t	he within and foregoing instrument and acknowledged to me the d for the uses and purposes therein set forth.	akcxccuted the same n
Witness my hand and official seal on the date last	CHANG MILLORING AND THE CONTRACT OF THE CONTRA	맞면 보면 함께 있는 물리가 느라지만 하다 하는 아니다.
Witness my hand and official seal on the date last	BUOVE WILDOW	Notary Public,