MORTGAGE RECORD, No. 71

BAMIL DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 20602 e

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

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magantintahan kata ma atau kit manjanan atau manta	artiglised for the property of		ing the department of the contract of the contract courts of the contract court courts of the contract courts of t	ederjako, gazanijeja ungaloki jakepolik fariositariosk
f the County ofarty of the second part:	garlegggyggar-ugugar-ranga-aga-aga-	monny-parkananoi vie mos pare	, delines, agradis, sis degarda, espiratoria (de casarda). Ligrandos (de circo estas estados estad	(*************************************
WITNESSETH, That the said partof the	first part, for and in consideration	n of the sum of	99-48-694-694-61-8-7467-1-62	
oin hand paid, by the sa resents dogrant, bargain, sell, convey and conf ollowing-described tract, piece, or parcelof la o-witi	id party of the second part, the re irm, unto said party of the second nd, lying and situate in the Count	ccipt whereof is hereby acknown part, and to	yledged, hagranted, bar successors and assig	gained, sold and by these ns, FOREVER, all of the and State of Oklahoma,
	ngaripan maggapi selat ngang pagadan ng sanggili sanan ayang ng pilitagan Ayan anng bigan ng sanggapi sa ngang tanggapi kaling ng anggapin	nerallefestarione escapeture escapeture de percentencia. A celebrat españa (tarbas greenberg) de traballega e nac	is pasai (a janga) sayaya, a gaalaa ka ka dhaalaa ka k	loguni, dad _s an est üben äzandılı sasad gödandiyediye. Loguni
	ildatualisen, lisaassiised parake va assa millitti keessa siistytyyteessä ja ja Kannannin ja ja minista myön ja	tiddiga (f. 1875) agus gairtí agus gairtí agus agus gairtí agus gairtí agus agus gairtí agus gairtí agus gairtí		***************************************
TO HAVE AND TO HOLD THE SAME, Wit and all rights of homestead exemption unto the said of the first part dohereby covenant and agree the good and indefeasible estate of inheritance therein, ne quiet and peaceable possession of said party of the PROVIDED, AUWAYS, And this instrument First. Said partof the first part	th all and singular the tenements, party of the second part, and to at at the delivery hereof,	hereditaments and appurtenan succe the lawful o and that successors and assigns, forever, llowing conditions, to-wit:	ces thereunto belonging or ssors and assigns, forever, where of the premises abov will WAIRRANT ANI against the lawful claims of	in anywise appertaining, And the said part e granted, and seized of DEFEND the same in all persons whomsoever.
ing for a loan made by the said party of the second		ergrife taberabangalan danjan bisana philapropasi fismos		DOLLARS,
ying for a loau made by the said party of the second egotiable promissory note, executed and delivered tyable to the order of the said party of the second	by the said partof the first part, as follows:	oart, bearing date	e end tenor and ellect of	
ne for \$	1km, a	10.,	ersystelleter - 12074744-1484 (17746-1264) (1607-1467	
ne for S	dt	10	****************	
All payable at the office of	per cent, per namu	n, and at the rate of 10 per cen		st thereon from date until maturity; payable semi-
anally both before and after maturity, on the	days of		and	
each year. The installments of interest until mate said partof the first part, each bearing interest Second. The said partof the first part con- said premises and any and all taxes or assessmen the State of Oklahoma, or by the county, townshi mortgaged premises insured in some reliable fire of	venantand agree to pay all tax ts that shall be made upon said los ip or municipality, wherein said re	tes and assessments, general ar an, or upon the legal holder of al estate is situated, when the	nd special, and of whatever said notes and mortgages, same becomes due, and to	character whatsoever, on on account of said loan, keep the buildings upon
	电子连接接 医电子 医二氏性 医二氏性结束 化二十二烷			
I to assign the policies to the said party of the second part to be held by	oss occurs. until this mortgage	is fully paid, and said part	of the first part assumes :	all responsibility of proof
Third. The partof the first part agree wo or commit any waste on said premises and not Fourth. It is further expressly agreed by and tes when the same become due, or in case of defaul said fire and tornado insurance, when the same bec any covennt or condition herein contained, the w necount of taxes or assessments, upon said premise and payable and this mortgage may be foreclosed mentioned in said bond, together with interest the made upon said sum, and the party of the secon essments upon said premises, or upon said loan, o pe premiums, together with interest thereon from the And it is also agreed that in the event of any o	between the parties hereto that if t in the payment of any installm omes due, or in case of removal of hole of said principal sum named es, or upon said loan, or the premi- limmediately, and the party of the hereon, from the date thereof at 14 of part, or the legal owner and hole ir insurance premiums paid by the be date of such payment at 10 per lefault in payment or breach of an	any default be made in the pa- cut of taxes or assessments, any of the buildings ort other in- herein, and the interest thereon times for fire and tornade insur- a second part or any legal holded of the control of the control of the per of and note and mortgage, party of the second part, the f- cent per annum. Y covenant or condition herein	yment of any part of either on said premises, or upon sa upon said land, and all sums paid by the ance, upon said premises, si r of this note shall be entitled graup and all interest pays shall be entitled to recove util amount so paid, as taxes, the rents and profits of si	said principal or interest id loan, or the premiums, or in case of the breach party of the second part, all become immediately it to recover the principal neats made, if any have or a second of taxes or or assessments, or insur- uid premises are pledged
party of the second part, or	nputing interest upon this loan in computed so as to exceed 10 per	accordance with the stipulation cent per annum.	s of this bond, and this mor	tgage, such interest shall
Fifth. It is hereby further agreed and underst neipal or interest notes, that may hereafter be given on the same during the said time of extension.	tood that this mortgage secures the n, in the event of any extension of	e payment of the principal ne time for the payment of said	ote and interest herein des principal debt, to evidence i	cribed, and all renewal, said principal or interest
Sixth. Said partof the first part, hereby a llars (\$10.00), and 10 per cent, of the amount due tection, and the sum so due shall become a part of the state of the stat	thereon, and said attorney's fee shi he judgment and shall be secured it	all become due and payable whoy a lien of this mortgage and	en this note is placed in the by any judgment or decree	hands of an attorney for rendered thereon.
Seventh, Said partof the first part for the s and of the homestead exemptions of the State o	f Oklahoma. that the party of the second part.	shall have the right to pay and	l discharge at his oution an	z and all liens or incum-
Eighth. It is expressly agreed and understood ances upon said property prior or superior to this m recover the same with interest at 10 per cent. upon arred by these notes and may be recovered in the fo	ortgage debt, and upon paying an the amount so paid, from the par	d discharging such lien or incun tymnof the first part and said s	obrance the party of the second um shall be and become a p	art of the mortgage debt
IN WITNESS WHEREOF, The said part t above written.	of the first part,	hereunto subscribed	nam	eon the day and year
v apove writeria				······································
Executed and Delivered in Presence	B OP;			역사가 되었다. 이 하나의 그 경영되다.
nation per test all an artist and a resident and a resident and a second and a second and a second and a second	nternologi, greekeran interestel	4,470,0740,00,00		
A STATE OF S	Control of the contro	***************************************	CO Received and the contract of the first open days of the contract of the con	
STATE OF OKLAHOMA;	ss.			
Before me,		10 nestonalis		and for said County and
taretain de la la company de la company d	(15-5-5-1-46-45), acq2013f =15409161;15-15-14f10-54f10-54f10-64	() and the first of the first o	ing pin dinar sanda naka-nak-nakapan kanak sanda sanda sanda sanga k	and
me known to be the identical persons who executed free and voluntary act and d Witness my hand and official seal on the data l	d the within and foregoing instrum ced for the uses and purposes ther ast above written.	ent and acknowledged to me trein set forth.	liat	oxecuted the same as
commission expires	Spinger and a spinger and the			"Notary Public.
This instrument was filed for record this		Physics Charles in the control of th		
den peliting appearant papearant (1, 500 km appearant den appearant den appearant de la constitució de	Deputy.			Register of Deeds.
나는 이 동안 되는 동안 얼마는 이 사람이 가는 하는 것이 없었다. 얼마나를 하다고	1. 10. 1. 1. 10. 10. 10. 10. 10. 10. 10.	소설 전투 (19 11) 스토트를 제공하였는데 되면 100년	선생님 아내는 요즘 사람들은 사람들이 바로 살아갔다.	y to mana bankana (1) 医皮肤 (1) 医甲基基基基