## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA
REAL ESTATE MORTGAGE

dredby and b	etween and a	And the second s
rand alleggical cates and agree syntamics of the enterior and the cates of the cate	andradina in the complete and the complete	
party of the second part:	and State of Oklahoma, partof the first part, and	A CONTRACTOR OF THE PROPERTY O
to	r of the second part, the receipt whereof is hereby acknowledged, hagra	nnted, bargained, sold and by these and assigns, FOREVER, all of the
to-wit;	g and situate in the County of	[[] 가스플레이트에 5하는데 큰 바쁜 크루트 노랫당아
	angentang mengan merupakan mengan pengkan pengkan pengkan pengkan pengkan pengkan pengkan pengkan pengkan peng Mangan mengan pengkan	
	en siinguu maa ja ja sii saa saa saa saa saa saa saa saa sa	
· sprover de die einer unt eine einen einen einen einen einer unge werd eine eine State von ber geweite eine eine		
and all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the a good and indefeasible estate of inheritance therein, free and the quiet and peaceable possession of said party of the second PROVIDED, ALWAYS, And this instrument is made First. Said part	d singular the tenements, hereditaments and appurtenances theredinto belof the second part, and to	forever. And the said part
being for a loan made by the said party of the second part, to	o the said partof the first part, and payable according to the tenor and	effect of
negotiable promissory note, executed and delivered by the	said partof the first part, bearing date	, 10, and
One for \$	due	· · · · · · · · · · · · · · · · · · ·
One for S		19
annually, both before and after maturity, on the	days of	
in each year. The installments of interest until maturity are the said partof the first part, each bearing interest after a	e further evidenced by	a date herewith, and executed by
Second. The said partof the first part covenant the said premises and any and all taxes or assessments that s by the State of Oklahoma, or by the county, township or mu	and agreeto pay all taxes and assessments, general and special, and of valual be made upon said loan, or upon the legal holder of said notes and micipality, wherein said real estate is situated, when the same becomes dutado insurance company approved by the party of the second part for the st	whatever character whatsoever, on cortgages, on account of said loan, e, and to keep the buildings upon
이 살았다는 사람, 현지, 유리는 사내를 보고 있다. 그 가지를 보고 있다는 그를 내내가 되었다. 그 사내는 사람들이 되었다.	10. : 6. 1일 다른 10. 1일 다른 10. 10. 10. 10. 10. 10. 10. 10. 10. 10.	
said party of the second part to be held by an and care and expense of collecting such insurance if loss occur	t, as	assumes all responsibility of proof
allow or commit any waste on said premises and not to permi	hall buildings, fences, and other improvements on said premises in as good it any of the improvements to be removed therefrom or to become dilapida the parties hereto that if any default be made in the payment of any part	repair as they are now, and now of ited or destroyed.
notes when the same become due, or in case of default in the of said fire and tornado insurance, when the same becomes du	it any of the improvements to be removed therefrom or to become dilapide the parties hereto that if any default be made in the payment of any part is payment of any installment of taxes or assessments, upon said premises, of the or in case of removal of any of the buildings or other improvements from said principal sum named herein, and the interest thereon, and all sums paipen said loan, or the premiums for fire and tornado insurance, upon said pintely, and the party of the second part or any legal holder of this note shall from the date thereof at 10 per cent. per annum, crediting any and all into or the legal owner and holder of said note and mortgage, shall be entitled nee premiums paid by the party of the second part, the full amount so paid of such payment at 10 per cent, per annum.	or either same principal or ir upon said loan, or the premiums said land, or in case of the breach
of any covenant or condition herein contained, the mining of a on account of taxes or assessments, upon said premises, of up due and revealed and this mottened may be foreclosed immed	said principal sum named herem, and the interest success, and an aman har poin said loan, or the premiums for fire and tornado insurance, upon said pr interes and the narty of the second part or any legal holder of this note shall	d by the party of the second pure, remises, shall become immediately be entitled to recover the principal
sum mentioned in said bond, together with interest thereon, the been made upon said sum, and the party of the second part, the second part of the	from the date thereof at 10 per cent, per annum, crediting any and all interest or the legal owner and holder of said note and mortgage, shall be entitled to the legal owner and holder of said note and mortgage, shall be entitled.	erest payments made, if any have to recover on account of taxes or
assessments upon said premises, or upon said some annual name premiums, together with interest thereon from the date of the area annual that in the event of any default in	nce premiting paid by the party of the second part, the full amount so paid of such payment at 10 per cent, per annum. n payment or breach of any covenant or condition herein, the rents and pr	, as taxes or assessments, or man-
And to is also agreed that in one event of any delacte in	n payment of breach of any covenant of condition negari, the reas and prigns, as additional collateral security and said party of the second part, or plion of the party of the second part.	ound or said bremines are breaken
It is further agreed and understood that in computing	interest upon this loau in accordance with the stipulations of this bond, and ted so as to exceed 10 per cent per annum.	l this mortgage, such interest shall
Fifth. It is hereby further agreed and understood that orincipal or interest notes, that may hereafter be given, in the	it this mortgage secures the payment of the principal note and interest he event of any extension of time for the payment of said principal debt, to	ierein described, and all renewal, evidence said principal or interest
upon the same during the said time of extension.  Sixth. Said partof the first part, hereby agreeir	n event action is brought to foreclose this mortgage	will pay an attorney's fee of Ten
	n event action is brought to foreclose this mortgage.  and said attorney's fee shall become due and payable when this note is place ment and shall be secured by a lien of this mortgage and by any judgment of the payar and the place of the place o	
laws and of the homestead exemptions of the State of Oklaho	eration above mentioned hereby expressly waiveappraisement of said real one of the second part shall have the right to pay and discharge at his	나는 사이에서 된다. 작별하다 사이 같은 그래?
IN WITNESS WHEREOF, The said partof the fi	e party of the second part shall have the right to pay and discharge at his edebt, and upon paying and discharging such lien or incumbrance the party count so paid, from the partof the first part and said sum shall be and be re thereof at the option of the party of the second part.  irst part	of the second part shall be entitled second part of the mortgage debt
first above written.	할 않는 사람들이 하는 사람들이 얼마를 모르는데 하는 것들이라고 모르게 하는데 없	
Executed and Delivered in Presence of:	e transcentina de la partición, en como de transcentina de la como de la como de transcentina de la como d	**************************************
	West and the second	
angangan panggan anggan anggan anggan ang anggan ang ang	and the second s	
STATE OF OKLAHOMA,  County of Before me,		
Before me,		Public, in and for said County and
State, on thisday of	10. personally appeared	and and
to me known to be the identical persons who executed the wi	thin and foregoing instrument and ≏eknowledged to me that.	an entretien a rase i retrostitutto et enerinea liven et el president
free and voluntary act and deed for	the uses and purposes therein set forth.	
Witness my hand and content sear of the commission expires.	ve written.	Notary Public.
This instrument was filed for record this	day of	nt. o'clock, M.
This has been anothing and the Color and the second	나이 얼마나 아이들은 이번 등에 가는 것이다. 내용생각하게 되어 가장 그리고 있다면 하는 것 같아요. 아픈 아이들이 없다.	
	Deputy.	Register of Deeds.
160		