MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

el	by and between		nur - er jalenskeure) – belödigt fra est einen af to reerske er af selver	
the County of	and State of Oklah	oms, partof the first part	ty and management of the comment of	
rty of the second part:	of the first part, for and in consideration	유교학생과 라마 기능성 전문 등이 微し.		
그 하는 이 사람들이 살아내려고 있는 그리고 뭐야 했다고 했다.		anadersky, va. Apirikity og 1800 - 74 av iljerofe 1973.	***************************************	DOLLAR
esents dogrant, bargain, sell, convey and lowing-described tract, piece, or parcel wit:	l confirm, unto said parly of the second p of land, lying and situate in the County.	part, and to	successors and assigns, F	OREVER, all of the State of Oklahom
		4050EV65. 94954 . he steeper years ! \$679457 \$18 p4 1 2 1 445 p4.	***********************************	*************
	anna da antara da can estada per est Programa para de cara de antida estada estada para de cara de cara de car	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
	fektelakterrieten (appl.) obsertakterakteria i teophysiosen bankat, trongeria esperakterakteria ester			************
TO HAVE AND TO HOLD THE SAM	E. With all and singular the tenements, h	ereditaments and appurtena	nces thereunto belonging or in an	ywise appertaining
I all rights of homestcad exemption unto the the first part dohereby covenant and ag ood and indeleasible estate of inheritance the quiet and peaceable possession of said party PROVIDED. ALWAYS. And this instru	ree that at the delivery hereof,erein, free and clear of all incumbrances,	and that	owner,of the premises above gra	nted, and seized of FEND the same i
First. Said partof the first part	justly indebted to t	he party of the second part,	in the principal sum of (S,,	DOLLAR
ing for a loan made by the said party of the	second part, to the said partof the fir livered by the said partof the first p econd part, as follows:	rst part, and payable according art, bearing data	ng to the tenor and effect of	19
3 for \$	du du	6,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	rada et egicipanisa errat ar estanatural Aggenti, espera Africanis (de 1955) un espera agrapativa de africas de espera de espera espera espera de espera de espera de espera de espera	19
ton e	,du	Construction the second second	a seriale con conside to a ferra guardial de la constante de l	
All payable at the office of	ha ilays of		and	
ach year. The installments of interest unti-	I maturity are further evidenced by interest after maturity at the rate of 10 ;	per cent, per annum.	erest notes, of even date herewith	, and executed l
Second. The said partof the first p- said premises and any and all taxes or asse- the State of Oklahoma, or by the county, it	art covenantand agreeto pay all taxe ssments that shall be made upon said loa waship or municipality, wherein said rea e fire and tornado insurance company app	es and assessments, general a un, or upon the legal holder of al estate is situated, when the proved by the party of the se	and special, and of whatever chara of said notes and mortgages, on a c same becomes due, and to keep second part for the sum of \$	cter whatsoever, ccount of said loa the buildings up
to assign the policies to the said party of the party of the second part to be held by care and expense of collecting such insuran	he econd most no	interests m	ov appear and deliver said polici	es and renewals
care and expense of collecting such insurar Third. The partof the first part agr w or commit any waste on said premises an	ice if loss occurs. rea to keep all buildings, fences, and c	other improvements on said p	oremises in as good repair as they	are now, and not
w or commit any waste on said premises an Fourth. It is further expressly agreed by	d not to permit any of the improvements y and between the parties hereto that if	to be removed therefrom or my default be made in the p	to become dilapidated or destroy ayment of any part of either said	ed. principal or intere
w or commit any waste on said premises an Fourth. It is further expressly agreed by es when the same become due, or in case of aid fire and tornado insurance, when the san my covenant or condition herein contained, account of taxes or assessments, upon said 1 and payable and this mortgage may be for mentioned in said bond, together with inter made upon said sum, and the party of the sesments upon said premises, or upon said 1 a premiums, together with interest thereon?	definite in the payment of any instantial of the whole of said principal sum named he premises, or upon said loan, or the premise closed immediately, and the party of the trest thereon, from the date thereof at 10 the party of the great of	any of the buildings or other terein, and the interest thereouns for fire and tornado insusecond part or any legal hold per cent. per annum, credit ler of said note and mortese	improvements from said land, or in on, and all sums paid by the party trance, upon said premises, shall he ler of this note shall be entitled to r ing any and all interest payments e, shall be entitled for recover one.	of the bread of the second par- secome immediate ecover the princip made, if any have account of taxes
And it is also agreed that in the event of party of the second part, or	any default in payment or breach of any default in payment or breach of any	7 covenant or condition hereing the security and said party of	in, the rents and profits of said proting the second part, or assigns, shall	remises are pledge be entitled to po
ion of the said premises, by receiver or other It is further agreed and understood that to event, nor in anywise, directly or indirect	rwise, at the option of the party of the sec in computing interest upon this loan in a	zond part. accordance with the stipulatio	ous of this bond, and this mortgage	, such interest she
o event, nor in anywise, directly of indirect Fifth. It is hereby further agreed and u cipal or interest notes, that may hereafter b in the same during the said time of extensio	inderstood that this mortgage secures the e given, in the event of any extension of	payment of the principal r time for the payment of said	note and interest herein described I principal debt, to evidence said p	l, and all renews principal or intere
Sixth. Said partof the first part, he lars (\$10.00), and 10 per cent. of the amoun	reby agreein event action is brought to t due thereon, and said attorney's fee sha	o foreclose this mortgage ill become due and payable w	hen this note is placed in the hand	torney's fee of Te s of an attorney for red thereen
ection, and the sum so due sand become a part. Seventh. Said partof the first part is and of the homestead exemptions of the S Eighth. It is expressly agreed and unde acces upon said property prior or superior to recover the same with interest at 10 per ceut ared by these notes and may be recovered in	for the consideration above mentioned he state of Oklahoma. rstood that the party of the second part s this mortgage debt, and upon paying and	rely expressly waiveappra- shall have the right to pay as d. discharging such lien or incu- of the first part and said	usement of said real estate and the and discharge at his option any and ambrance the party of the second p	all liens or incur art shall be entitle
recover the same with interest in the caute ired by these notes and may be recovered in IN WITNESS WHEREOF, The said pa t above written.	a the foreclosure thereof at the option of the first part	hereunto subscribed	name	n the day and ye
Executed and Delivered in Pr	ESERCE OF			
	eserce of			
1830 ann an airth i gear ceirth na mhairt i airth i air a nà bhir ann an teagaigh i aigh an ann an airth airth San airth airt				Hay Profit Light Calls
STATE OF OKLAHOMA,	\ ss.			
STATE OF OKLAHOMA, nty of	nicerensing }			or said County an
to and this		19 personal	ly appeared	andahin karistalah di k
ne known to be the identical persons who e	secuted the within and foregoing instrum- and deed for the uses and purposes ther	ent and acknowledged to me ein set forth.	that	ecuted the same s
Witness my hand and official seal on the commission expires.	date last above written.			Notary Public
		randami arang		-,
This instrument was filed for record this	down't		A T) 19 ht	n'elock N