MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

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WEXTORIAGE THE CONTROL OF THE ADMS by the misst party of the messed party, the worder streeted is broady party, the protect also makes a party of the messed party, the worder party through the party and confirms, to the add party of the messed party, and to	t lin County of	and State of Oklahora, part, of the first part, and	18-19-16-19-19-19-19-19-19-19-19-19-19-19-19-19-
DOLAR STRENGTH, The the sail space, and the first part, she could be considered when it is a based with part of the second part, being in second part, being in second part, and the sail part of the second part, and to	rty of the second part:	tititir, jitanggapanakhiditanggapanggapanggapanggapanggapanggapang paganitititir et ta anggapanggapanggapangga	ren enigges de la grande de la companya de la comp
Senior de	WITNESSETH, That the said partof the	first part, for and in consideration of the sum of	DOLLAR
TO HAYE AND TO IROD THE SAME. With all and singular the lemments, hereditements and apportsquagest theremote belonging or in agyrete apportunities that in glade of lemminate of committee of the control part, and to	esents dogrant, bargain, sell, convey and confir lowing-described tract, piece, or parcelof lan wit:	m, unto said party of the second part, and to	ns, FOREVER, all of the and State of Oklahom
TO HAVE AND TO HOLD THE SAME, With all and singuiar the fenements, herediformets and approximate therefore the control of complete of the second part, and the same of the state of the second part, and the same of the state of the same			
TO HAVE AND TO HOLD THE SAME, With all and singular the fenoments, hereditionesis and apunteeances illerenth's belonging or in anywhice apportation all rights of financiar discounts of insular type of the record part, and to	· · · · · · · · · · · · · · · · · · ·	ibondininggan is sunsing an analytis survigibility in annormal and angles in a post survigion and an algebraic	******************************
squiet and processive possessions of said party of the second part,	TO HAVE AND TO HOLD THE SAME, With I all rights of homestend exemption unto the said the first part dohereby covenant and agree that	a all and singular the tenements, hereditaments and appurtenances thereunto belonging or party of the second part, and to successors and assigns, forever. It at the delivery hereof, successors and assigns, forever.	in anywise appertaining And the said part e granted, and seized o
ng Ger ja kean made by the said party of the second part, so the said part of the first part, and psychole seconding to the tone and effect of	quiet and peaceable possession of said party of the PROYIDED, ALWAYS, And this instrument i	second part,	all persons whomsoeve
sper S	ng for a loan made by the said party of the second	part, to the said partof the first part, and payable according to the tenor and effect of	***
All payable at the office of	For \$ comment and a comment and a comment	-	10
All payable at the office of	for S	die.	
anally bebt before and after maturity, on the analyse of melty year. The installments of inserved until maturity are further evidenced by composite inservats notes, of even date herewith, and executed it said part.—of the first part, each bearing interest after maturity at the rate of 10 per cont. per amount of the part of the second part. and agrees a long year in the second part of the base of the part of the second part for the most part of the part of the second part for the most part of the part of the second part for the most part of the part of the second part for the most part of the part of the second part for the most part of the second part of the held part of the second part for the most part of the second part of the held part of the second part of the second part of the held part of the second part of the held part of the second part of the held part of the second part of the second part of the held part of the second part of the part of the part of the second part of the part	All payable at the office of	per cent. per annum, and at the rate of 10 per cent, per annum after default or	t thereon from date unt
Second. The said parts	ually, both before and after maturity, on the	man many the days of many and any area of the second secon	************************
mortgaged premises insured in some reliable fire and foreaste insurance company approved by the second part for the sam of \$\infty\$ consists the policies and the solicies and the solicies and reservable, the party of the second part, to be held by	ach year. The installments of interest until matu- said partof the first part, each bearing interest Second. The said partof the first part cov- said premises and any and all taxes or assessment the State of Oklahoma, or by the county, township	rity are further evidenced bycoupon interest notes, of even date her a after maturity at the rate of 10 per cent. per annum. enantand agreeto pay all taxes and assessments, general and special, and of whatever c s that shall be made upon said loan, or upon the legal holder of said notes and mortgages, or municipality, wherein said real estate is situated, when the same becomes due, and, to	ewith, and executed be character whatsoever, o on account of said loan keen the buildings uno
marty of the second part to be held by	mortgaged premises insured in some reliable fire at	nd tornado insurance company approved by the party of the second part for the sum of \$	Minteriore test, esta antoniores
Third. The part	party of the second part to be held by	interpret, as	Il responsibility of pro-
Fourth. It is further expressly agreed by and between the parties hereto that if any default be made in the payment of any part of either said principal or interes when the same become due, or in ease of default in the payment of tawn is casessments, upon said premises, or upon said loan, or the premium and firm and formade insurance, when the same becomes due, or in ease of removal of any of the buildings or other improvements from said loan, or in ease of the bream of the payment of two controls of the payment of the second part or any legal helder of the payment of the second part or any legal helder of this note shall be entitled to recover the principal mendioned in said bond, together with interest thereon, from the died to thereof at 10 per cent. per anomal, crediting and ill interest payments small, if any have made upon said sum, and the party of the second part, or the legal owner and helder of all notes and mortgage, and ill interest payments small, if any have made upon said sum, and the party of the second part, or the legal owner and helder of all notes and promises, and ill interest payments small, if any have made upon said sum, and the party of the second part, or the legal owner and helder of all notes and mortgage, and ill interest payments small, if any have made any part of the second part, or any part of the payment of the party of the second part, or any part of the party of the second part, or any part of the party of the second part, or any part of the party of the second part, or any part of the party of the second part, or any part of the party of the second part, or any part of the party of the second part	Third. The partof the first part agree	to keep all buildings, fences, and other improvements on said premises in as good repair as t	hey are now, and not t
And it is also agreed that in the event of any default in payment of breach of any coverant or condition herein, the critical of said premises are pledge array of the second part, or assigns, shall be entitled to posenty of the second part, or assigns, shall be entitled to posenty of the said premises, by receiver or otherwise, at the option of the party of the second part, or assigns, shall be entitled to posenty of the said premises, by receiver or otherwise, at the option of the party of the second part, or assigns, shall be entitled to posenty of the second part, or assigns, shall be entitled to posenty of the second part, or a second part, or assigns, shall be entitled to posenty of the second part, or assigns, shall be entitled to posenty of the second part, or any other party of the second part, and the second part of the party of the second part, in the overtical party of the second part, and the second part of the premise of the party of the second part, and the second part of the party of the second part of the party of the second part party of the second part party of the second part party of the second party of the second party of the second part party of the second part party of the second party of	Fourth. It is further expressly agreed by and be swhen the same become due, or in case of default and fire and tornade insurance, when the same becomy covenant or condition herein contained, the what account of taxes or assessments, upon said premise and payable and this mortgage may be foreclosed:	etween the parties hereto that if any default be made in the payment of any part of either in the payment of any installment of taxes or assessments, upon said premises, or upon saimes due, or in case of removal of any of the buildings or other improvements from said land, ole of said principal sum named herein, and the interest thereon, and all sums paid by the ps, or upon said loan, or the premiums for five and tornade insurance, upon said premises, immediately, and the party of the second part or any legal holder of this note shall be entitled	said principal or interes d loan, or the premium or in case of the brenc arty of the second pari all become immediatel d to recover the principa
It is further agreed and understood that in computing interest upon this loan in accordance with the stipulations of this bond, and this mortgage, such interest shall so overth, nor in anywise, directly, be computed so as to exceed 10 per cant per annum. Fifth. It is brouby further agreed and understood that this mortgage socures the payment of the principal note and interest herein described, and all renewal cipulated in the restension of time for the payment of said principal debt, to evidence said principal or interest in the same during the said time of extension. Sixth. Said part	And it is also agreed that in the event of any de	statilt in payment or breach of any covenant or condition herein, the rents and profits of sa	id premises are pledge
Fifth. It is brothy further agreed and understood that this mortgage secures the payment of the principal note and interest herein described, and all renewal cipilor of interest notes, that may becrafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal or interest in the same during the said time of extension. Sixth. Said part	oarty of the second part, or,	assigns, as additional collateral security and said party of the second part, or assigns, set the option of the party of the second part.	hall be entitled to pos
Sixth. Said part	o event, nor in anywise, directly or indirectly, be	puting interest upon this joint in accordance with the sapulations of this bond, and this more computed so as to exceed 10 per cent per annum.	gage, such interest sha
Seventh. Said part	cipal or interest notes, that may hereafter be given, in the same during the said time of extension.	in the event of any extension of time for the payment of said principal debt, to evidence s	aid principal or interes
Eighth. It is expressly agreed and understood that the party of the second put shall have the right to pay and discharge at his option any and all lions or incumes upon said property prior or superiors to this mortgage debt, and upon paying and discharging such lien or incumbrance the party of the second part shall be entitle ecover the same with interest at 10 per cent. upon the amount so paid, from the part, of the first part and said sum shall be and become a part of the mortgage debtered by these notes and may be recovered in the foreclosure thereof at the option of the party of the second part. IN WITINESS WHEREOF, The said part	Sixth. Said partof the first part, hereby at last (\$10.00), and 10 per cent. of the amount due lection, and the sum so due shall become a part of the Seventh. Said partof the first part for the	ree In event action is brought to forcelose this mortgage	a attorney's fee of Ten hands of an attorney fo endered thereon. I the benefit of the stay
IN WITNESS WHEREOF, The said part	is and of the homestead exemptions of the State of Eighth. It is expressly agreed and understood it nees upon said property prior or superior to this me recover the same with interest at 10 per cent. upon it ured by these notes and may be recovered in the fo	Oklahoma. Like the party of the second part shall have the right to pay and discharge at his option any origing debt, and upon paying and discharging such lien or incumbrance the party of the second amount so paid, from the partof the first part and said sum shall be and become a parcelosure thereof at the option of the party of the second part.	and all liens or incum nd part shall be entitled art of the mortgage deb
STATE OF OKLAHOMA; ss. Before me, no personally appeared and and and without to be the identical persons who executed the within and foregoing instrument and acknowledged to me that without me known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that with the instrument and official seal on the data last above written. This instrument was filed for record this A. D. 19. This instrument was filed for record this A. D. 19. A.	IN WITNESS WHEREOF, The said part	of the first part	eon the day and year
STATE OF OKLAHOMA, Before me, e, on this personally appeared and and and and and and and a	발표 방송시작으로 하고 한다운 왜 이 주는 이 글로 보다.	OV:	**************************************
STATE OF OKLAHOMA, and of said County and second this and second this and for said County and second to be the identical persons who executed the within and foregoing instrument and acknowledged to me that executed the same as tree and voluntary act and deed for the uses and purposes therein sectorth. Witness my hand and official seal on the data last above written. Notary Public. This instrument was field for record this day of A. D. 19 at checked.	고, 문, 하다 있다. 하면 사용하는 사람이 되는 것으로 했다.	그렇게 하다면 그리고 아름이 되었다. 나는 사람들은 그들은 하는 후 이번 살아보다는 하는 것이다.	
Before me, a Notary Public, in and for said County and be, on this day of personally appeared and be known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that executed the same as free and voluntary act and deed for the uses and purposes therein sociorth. Witness my hand and official seal on the data last-above written. Notary Public. This instrument was filed for record this day of A. D. 19 at colors.			######################################
Before me, a Notary Public, in and for said County and be, on this day of personally appeared and be known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that executed the same as free and voluntary act and deed for the uses and purposes therein sociorth. Witness my hand and official seal on the data last-above written. Notary Public. This instrument was filed for record this day of A. D. 19 at colors.	STATE OF OKLAHOMA,	SS.	
te known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that	Before me,	Notary Public, in s	ınd for said County and
the known to be the identical persons who executed the within and foregoing instrument and acknowledged to me thatexecuted the same as	additund turngtund infabilitätisten protes international turngt füngen erge eine eine eine eine eine eine eine	State Blanch State Commission of the Commission	and
Commission expires	ne known to be the identical persons who executed	the within and foregoing instrument and acknowledged to me thated for the uses and purposes therein selforth.	executed the same as
This instrument was filed for record this day of A.D.19 at Colonia M		st aboya Written.	Anginia (iliange) and proposition of the second
This instrument was filed for record this		그녀는 가장 살이 있으는 회사들은 눈도 걸었다면 하면 사람들이 하는 것들이 가는 것들이 얼마나 모든 그들은 그들은 그들은 그 것을 다니다.	
大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大	This instrument was filed for record this	in many many many of the many many many many many many many many	o'clock,M.
	上述的指数的内型的影響的自由影響的數數如此。至15年表示的数型的影響。	그 동생 중 없는 그리고 하는 하는 문에 하고 가장 이 생산이 있다고 있다면 하지 않는 하는 사람들이 없는 것이 없는 것을 하는 것이 없는 것은 사람들이 없었다.	나는 다른쪽으로 사용하는데 하는데?