MORTGAGE RECORD, No. 71

BAMI) DODSWORTH DOOK CO., LEAVENWORTH, KAN. No. 20602

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Mad	lo this	and between	and the state of t		ne Thousand Nine Hun-
Constitution of the consti	. (1975) 1984 - Lefters Seri saiste Lest	an a		nterioristi posterioristi di constitui di co	ngga ing nasananga mahina anggan ma
of the County of management of the County of	12.11.17. 11.12. 11.12. 11.11.11.11.11.11.11.11.11.11.11.11.11		oms, partof the first par	l _i Milliman manasik kan memberak Penjahan	ariyotaya saraya qaranaya sarada da
party of the second part: WITNESSETH, That the	sald partof the	first part, for and in consideration	of the sum of	and strong day against as to be even a source	the said to and explanate the supplier to the
toin h presents dogrant, bargain, se	and paid, by the sale II, convey and confir	I party of the second part, the re- m, unto said party of the second p l, lying and situate in the County	eipt whereof is hereby acknoont, and to	owledged, bagrunted, barg	ained, sold and by these s, FOREVER, all of the
annakistaasikitelektikistorion ettätiön ettätiön inka	pantipulationidation estimatica	ista, mediakakan merengan anaris. Kapapan andakakan mengan angan bulan b	desiellusker etaleun einereinde etan zeten applietat eta eta eta eta pelantein eta eta periore	nen (egen isterie eriket erikeren erikeren bester eriket erike erikeite eriket. Hann bester eriket eriketer erikeren bester eriket eriket eriket eriket eriket eriket eriket eriket eriket eri	ntagangga an taga kata sukan kananangga. Katagangga gangga ataga kanangga an dipuncangga.
rekarigari ekangunyayapendikandari Arrongari	e. 1864 inggar waterhaansyn erse ika washingan kanging inggar eksik	iitta margen vainea ja	ikakatatiir määtiviljaasa, säyytent illipaitti koo, artistoottiisisse erajassa.	nggan metelikan kepanyan dipi. Mangan penanggan	
TO HAVE AND TO HOL and all rights of homestead exemp of the first part do,hereby cov a good and indefeasible estate of i the quiet and peaceable possession PROVIDED, ALWAYS, A First. Said partof the	D THE SAME, With ption unto the said p count and agree tha nheritance therein, fo to faid party of the and this lostrument is first part	all and singular the tenements, he arty of the seemed part, and to	oreditaments and appurtena	nees thereunto belonging or it essors and assigns, forever. A ownerof the premises above will WARRANT AND r, against the lawful claims of a la the principal sum of (S	a anywise appertaining, and the said part
being for a loan made by the said negotiable promissory note, exc payable to the order of the said	party of the second cuted and delivered party of the second i	part, to the said parts not the fir by the said parts of the first pr part, as follows:	st part, and payable according the bearing date	ng to the tenor and effect of	meny meny meny manana mananana 19 mananananananananananananananananananan
One for \$	1 - 472 - 64 - 61 - 624 - 627 - 638 - 614 - 614 - 614 - 614 - 614 - 614 - 614 - 614 - 614 - 614 - 614 - 614 -	or a comment of the	lighteest increasing the street age and beside	and the control of the party of the street, and the street	and the state of the Line of the state of th
One for \$	kagania engani an da igba an dalah anda da Ganagan dagan dagan dagan angan angan dagan				thereon from date until
annually, both before and after n	naturity, on tho	davs of	and the second s	and and an army and a second	
in each year. The installments of the said partof the first part,	I Interest until matur anch bearing interest	ity are further evidenced by	er cent. per annum,	crest notes, of even date here	with, and executed by
the mortgaged premises insured it	ı somu relinbla fire nı	mantaud agreeto pay all taxe that shall be made upon said lear or municipality, wherein said real ad tornado insurance company app	proved by the party of the se	cond part for the sum of \$	Mirthernoothe because than personal and
said party of the second part to b and care and expense of collecting	e held by sach insurance if lo	nd part, as	e fully paid, and said part.	of the first part assumes al	l responsibility of proof
Fourth. It is further exprincts when the same become due, of said fire and tornado financine, of any covenant or condition here on account of taxes or assessment due and payable and this mertgag sum mentioned in said bond, togo been made upon said sum, and the assessments upon said premises, o ance premiums, together with inte And it is also acreed that in	essly agreed by and bor in case of default when the same become contained, the who, appeared to the with interest the party of the second upon said loan, or rest thereon from the 1 the voint of any if a like worth of any if any if a like worth of any if any	theyen the parties hereto that if a in the payment of my installmen mes due, or in case of removal of a ple of said principal sun named h, or upon said loan, or the premiu limmediately, and the party of the ereon, from the deat thereof at 10 part, or the legal owner and hold insurance premiums paid by the perton of such payment at 10 per c fault in payment or threads of any transit or breach of any	ny default be made in the put of faxes or assessments, in uny of the buildings or other forcin, and the interest thereo ms for fire and tornado insuscend part or any legal hold per cent, per annum, arediter of said nots and mortgage party of the second part, the ent. per annum.	ayment of any part of either s non said premises, or upon said improvements from said land, m, and all sums paid by the p- rance, upon said memises, sh- er of this note shall be entitled ing any and all interest paym 5, shall be entitled to recover full amount so paid, as taxes of m, the rents and profits of sai	aid principal or interest tloan, or the premiums or in ease of the breach way of the second part, all become immediately to recover the principal ents made, if any have on account of taxes or or assessments, or insur-
It is further agreed and un	lerstood that in com	masigns, as additional collateral the option of the party of the sec puting interest upon this loan in a computed so as to exceed 10 per o	ecordanco with the stipulatio	ns of this bond, and this mort	rage, such interest shall
Fifth. It is hereby further principal or interest notes, that manned the said tine	ngreed and understo ly hereafter be given, no of extension.	od that this mortgage secures the in the event of any extension of t	payment of the principal r ime for the payment of said	note and interest herein descr principal debt, to evidence so	ibed, and all renewal, id principal or interest
Sixth. Said partof the Dollars (\$10,00), and 10 per cent. collection, and the sum so due shall	first part, hereby ag of the amount due th I become a part of th	redin event notion is brought to erron, nud said atterney's fee sluit o judgment mid aball be secured by consideration above mentioned her Oklatioma.	forcelose this mortgage Il become due and payable wi a lieu of this mortgage and	hen this note is placed in the h by any judgment or decrea re	attorney's fee of Ten ands of an attorney for indered thereon.
Eighth. It is expressly age brances upon said proporty prior of to recover the same with interest re- secured by these party and may be	ced and understood to be superior to this mo at 10 per cent, upon to a recovered in the fo	hat the party of the second part si rtgage debt, and upon paying and he amount so paid, from the part, reclision thereof at the outlon of the	hall have the right to pay an discharging such ligh or incu- amof the first part and said he party of the second part.	id disolurge at his option any inbrance the party of the secon sum shall be and become a par	and all lieus or incum- id part shall be entitled t of the mortgage debt
IN WITNESS WHEREOF first above written.	, The said parte	f the first part	herounto subscribed	nar sayire ar	on the day and year
Executed and Deli	MAN (\$1.18) MAN (\$1.18) MAN (\$1.18)	Mahaili integrado Specificario de La	NAVORIAN OLITEKTYS KORNOS MEN KOLOS KALOS KARASA		enterestation of the second
and the state of t	iska, 117 kgariga is 17 kga, 172 isanggiri Maramatan maramatan kabupatèn khilipi ada	Maria agree 1991 i kara a salahan kahiy Managada ang a salahan a salah	a. 1935) jako 1 kaj 1 kiri kirja angal 1 a. 1 kiri kiri kiri kiri kiri kiri kiri ki	(m. i. j. kom njiga (m. i.) 19. njihov njiga (m. i.) 19. njihov njiga (m. i.)	nanagany at 195 kilo usan'ny faran'ny f
STATE OF OKLAI	IOMA,	· sg.			
Before nie,	aday of	oo ya kii maalaa waxaan da kii isaa ingo waxa o Malaa waxaa ka ahaada waxaa ka ayaa aha aha		n Nolary Public, in a	nd for said County and
to me known to be the identical p	ersous who executed	the within and foregoing instrume	nt and naknowledged to me	that	en omne odt betweeze.
My commission expires	arist in completely and	od for the uses and purposes there is above written.			Notary Public.
This instrument was filed for	or record this	Doputys	n de la companya de l		
		Domeys 5			Register of Decis.