MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

edby a	nd between	in the year of our Lord One Thousand Nine l
na (diestriendes seus 1935 au 1936 a Artini a principal de Lands Martinia (d. 1938 a 1948 a 1948 a 1948 a 1948	manita anataman mana mana mana mana mana man	annin madd ibargiggae ada migh i saap erainin gadh inggran agaillan an ganar glatha gra barb
WITNESSETH, That the said part of the first	t part, for and in consideration of the sum of	of the first part, and
	and the state of the	\mathbf{DOLD}_{i}
sents dogrant, bargain, sell, convey and confirm, lowing-described tract, piece, or parcelof land, wit:	uato said party of the second part, and to	s hereby neknowledged, hagranted, bargained, sold and by t successors and assigns, FOREVER, all o and State of Oklah
ner i de de la company de la c	annan's galant aleger experience de les agrants de la	
er, erselderjy, ertyr erst der virksteren ein sterre street bekenn betreen erste street. Gerekker, folgte street freiste street gerekker street in street bekenne in street bekenne in street bekenne i	itantina (japan)	
And the state of t		and appurtenances thereunto belonging or in anywiso appertair
I all rights of homestend exemption unto the said par the first part dohereby covenant and agree that a ood and indefessible estate of inheritance therein, free quiet and peaceable possession of said party of the se PROVIDED, ALWAYS, And this instrument is n First. Said partof the first part	ty of the second part, and to	
ng for a loan made by the said party of the second pa	rt, to the said partof the first part, and pa	ayable according to the tenor and effect of
otiable promissory note, executed and delivered by table to the order of the said party of the second party	the said partof the first part, bearing do	atomicia,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
ofor Samuel and the same and th	on in a comment of the comment of th	
for S	and the second s	10 million territoria successiva successiva de la compansa del la compansa de la
mally both before and after maturity, on the	days of	with interest thereon from date uto of 10 per cent, per annum after default or maturity; payable so
ench year. The installments of interest until maturity said partof the first part, each bearing interest a	y are further evidenced by iter maturity at the rate of 10 per cent. per ac	coupon interest notes, of even date herewith, and executed
Second. The said partof the first part covered said premises and any and all taxes or assessments the State of Oklahoma, or by the county, township or	int,and agreeto pay all taxes and assessment shall be made upon said loan, or upon the runnicipality, wherein said real estate is situ	ents, general and special, and of whatever character whatsoever legal holder of said notes and mortgages, on account of said it ated, when the same becomes due, and to keep the buildings u party of the second part for the sum of \$
	그렇게 하다 그들은 하는 사람이 하는 사람들은 사람들이 다른다.	interests may appear, and deliver said policies and renewals and said partof the first part assumes all responsibility of p
Third. The part of the first part agree to	keep all buildings, fences, and other improvem	ents on said premises in as good repair as they are now, and no
Fourth. It is further expressly agreed by and better when the same become due, or in case of default in said fire and tornado insurance, when the same become any covenant or condition herein contained, the whole account of taxes or assessments, upon said premises, and payable and this mortgage may be foreclosed in said land, tamether with interest them.	reen the parties hereto that if any default be the payment of any installment of taxes or as due, or in case of removal of any of the built of said principal sum named herein, and the prupon said lean, or the premiums for fire an mediately, and the party of the second part or on, from the date thereof at 10 per cent, per on.	I therefrom or to become dilapidated or destroyed. made in the payment of any part of either said principal or intensessments; upon said premises, or upon said loan, or the premised or other improvements from said land, or in case of the breinterest thereon, and all sums paid by the party of the second p d tornado insurance, upon said premises, shall become immedia any legal holder of this note shall be entitled to recover the principal annum, crediting any and all interest payments made, if any he and morigage, shall be entitled to recover on account of taxe cond part, the full amount so paid, as taxes or assessments, or in mediting herein the reads of the production of the part of the production of the
arty of the second part, or	assigns, as additional collateral security and to option of the party of the second part.	said party of the second part, or assigns, shall be entitled to p
It is further agreed and understood that in compu	ting interest upon this loan in accordance with numbed so as to exceed 10 per cent per annum.	t the stipulations of this bond, and this mortgage, such interest a
cipal or interest notes, that may hereafter be given, in the same during the said time of extension.	the event of any extension of time for the pa	the principal note and interest herein described, and all rener yment of said principal debt, to evidence said principal or inte
Sixth. Said partof the first part, hereby agre ares (\$10.00), and 10 per cent of the amount due ther betion, and the sum so due shall become a part of the gi- Seventh. Said partof the first part for the ca- and of the homestead accomptions of the State of Ol-	oin event action is brought to forcelose this con, and said attoracy's fee shall become due n udgment and shall be secured by a lien of this isideration above mentioned hereby expressly clahoma.	mortgage
Eighth. It is expressly agreed and understood tha nees upon said property prior or superior to this morty recover the same with interest at 10 per cent. upon the ured by these notes and may be recovered in the force	t the party of the second part shall have the r gage debt, and upon paying and discharging su amount so paid, from the partof the first losure thereof at the option of the party of the	ight to pay and discharge at his option any and all liens or inci tel lien or incumbrance the party of the second part shall be unfi part and said sum shall be and become a part of the mortgage d second part.
IN WITNESS WHEREOF, The said partof t t above written.	he first parthereunte	o subscribed the day and y
Executed and Delivered in Presence of		
ndari mattiri yan magalini daga da da 1944 (Katasa) — (Katasa) — (Katasa) — (Katasa)	office, Control of the Control of	anatunia askajas see sa Estarajas karinta araba ar
STATE OF OKLAHOMA.	de construide con consequence	mineral programme and the state of the state
nty of		
e on this		n Notary Public, in and for said County of
ne known to be the Mentical persons who executed th	e within and foregoing instrument and acknow	yledged to me thatoxeguted the same
witness my nang and onesal seal on the date last	avovu Witten.	Notary Public
	التهمية والمستنيف أدامه أنسبه والمستوع فيهم والمستنيف والمتراج والمتراج والمتراج والمتراج والمراج والمراج والمتراج	
men treatment was that for monthly		A. D. 19. at o'clock. Register of Deeds.