MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

	y and between	
f the County of	and State of Oklahoma, part. con of the first par	t, and
WITNESSETH. That the said part of the	first part, for and in consideration of the sum of	
in hand paid, by the sale	id party of the second part, the receipt whereof is hereby ackno	DOLLAF owledged, hagranted, bargained, sold and by the
esents dogrant, bargain, sell, convey and confir llowing-described tract, piece, or parcelof lan	rm, unto said party of the second part, and to	
TO HAVE AND TO HOLD THE SAME, With d all rights of homestead exemption unto the said p	h all and singular the tenements, hereditaments and appurtena party of the second part, and to	nces thereunto belonging or in anywise appertaining
good and indefeasible estate of inheritance therein, in e quiet and peaceable possession of sald party of the PROVIDED, ALWAYS, And this instrument i	at at the delivery hereof,	r, against the lawful claims of all persons whomsoov
rygg spiringery panneng garapathan en heamfil på i inheprinkelholder i nynghen neversjerien. Tille i kor en heamanning	nijas 18. saurios 18. saurios 1875 – 18. saurios 1870 – 18. saurios 1880 – 18. saurios 1880 – 18. saurios 1880	DOLLAR
ing for a loan made by the said party of the second gotiable promissory note, executed and delivered	part, to the said partof the first part, and payable according to the said partof the first part, bearing date	ng to the tenor and effect of
10 for \$	without a market and the same and the commence of the commence	
8 for \$	duedue	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
All payable at the office ofturity or default, at the rate of	per cent. per annum, and at the rate of 10 per ce	nt. per annum after default or maturity; payable ser
ually, both before and after maturity, on the	days of	and
said partof the first part, each bearing interest	t after maturity at the rate of 10 per cent, per annum.	and special and of who town the sector which conver
mortgaged premises insured in some reliable fire at	renantand agreeto pay all taxes and assessments, general as that shall be made upon said loan, or upon the legal holder of por municipality, wherein said real estate is situated, when the and tornado insurance company approved by the party of the second part, as	cond part for the sum of \$
party of the second part to be held by	so occurs.	of the first part assumes all responsibility of pr
Third. The partof the first part agree	to keep all buildings, fences, and other improvements on said p to permit any of the improvements to be removed therefrom or	oremises in as good repair as they are now, and not to become dilapidated or destroyed.
Fourth. It is further expressly agreed by and be swhen the same become due, or in case of default said fire and tornade insurance, when the same beco- ing covenant or condition herein contained, the whi- necount of taxes or assessments, upon said premises and payable and this mortgage may be foreclosed, assertioned in said bout taxes the with interest the	between the parties hereto that if any default be made in the pin in the payment of any installment of taxes or assessments, in ones due, or in case of removal of any of the buildings or other into of sail principal sum named herein, and the interest thereos, or upon said lonn, or the premiums for fire and tornado insumediately, and the party of the second part or any legal hold erecon, from the date thereof at 10 per cent, per annum, credit part, or the legal owner and holder of said note and mortgage insurance premiums paid by the party of the second part, the legal owner at 10 per cent, per annum.	ayment of any part of either said principal or inter pont said premises, or upon said loan, or the premiu improvements from said land, or in case-of the brea in, and all stims paid by the party of the second pa- rance, upon said premises, shall become immediate er of this note shall be entitled to recover the princip ing any and all interest paymake made, if one had
And it is also agreed that in the event of any de	efault in payment or breach of any covenant or condition herei	n, the rents and profits of said premises are pledg
ion of the said premises, by receiver or otherwise, at It is further agreed and understood that in com	assigns, as additional collateral security and said party of it the option of the party of the second part. aputing interest upon this loan in accordance with the stipulatio computed so as to exceed 10 per cent per annum.	ons of this bond, and this mortgage, such interest sh
o event, nor in anywise, directly or indirectly, be of Fifth. It is hereby further agreed and understoring for interest notes, that may hereafter be given.	computed so as to exceed 10 per cent per annum. ood that this mortgage secures the payment of the principal r i, in the event of any extension of time for the payment of said	note and interest herein described, and all renew principal debt, to evidence said principal or inter
Sixth. Said partof the first part, hereby agains (\$10.00), and 10 per cent. of the amount due the ction, and the sum so due shall become a part of the	greein event action is brought to foreclose this mortgage hereon; and said attorney's fee shall become due and payable w he judgment and shall be secured by a lien of this mortgage and	will pay an attorney's fee of T hen this note is placed in the hands of an attorney f by any judgment or decree rendered thereon.
s and of the homestead exemptions of the State of	consideration above mentioned hereby expressly waiveappraif Oklahoma. Oklahoma. that the party of the second part shall have the right to pay an ortgage debt, and upon paying and discharging such lien or incust the amount so paid, from the part of the first part and said reclosure thereof at the option of the party of the second part.	이 회사가 되다 하는 이사 사용은 바꾸는 화장을 하는 것이다. 그리고 작업을
IN WITNESS WHEREOF, The said parto t above written.	of the first parthereunto subscribed	nameon the day and ye
Executed and Delivered in Presence	"에 나는 사이 이렇다" 사이를 들는 것이 이 시간의 모르다는 이 번째 동안 모시고 있다.	antikatikatika malikutu sa matamika matati sahi matatika matatika matatika matatika matatika matatika matatika Matatika matatika ma
and have been been been been been been been be	그림을 하지 않면 없는 어떻게 하지 않는 저는 중에 하는 나를 하고 않는 그렇게 생각을 하는데 하는데 이 유생님이 하는	omno se poem ed sintes e mano, mensi pripala in mano, i e considera
STATE OF OKLAHOMA,	Proposition of the state of the	an in estas
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	marketingar in the springer and in the Control of t	
ne known to be the identical persons who executed	the within and foregoing instrument and schnowledged to me sed for the uses and purposes therein set forth.	that,,,,,,,,,,executed the same :
ne known to be the identical persons who executed	ed for the uses and purposes therein set forth.	that,,,,,,,,,,executed the same :
ne known to be the identical persons who executed	ed for the uses and purposes therein set forth.	thatexceuted the same : Notary Public. A. D. 19ato'clock