MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE		
dredm	and between	Lagen safat, san tanan (j), ing a sen or san an a
anti Manakata (ang ang ang ang ang ang ang ang ang ang		ų er 1941 (1942–1947), de 1965 and 1967 ar 1967 ar 1967 ar 1967 ar 1967 ar 1968 ar 1968 ar 1968 ar 1968 ar 196
WITNESSETH, That the said partof the fi	Inst part, for and in consideration of the sum of	
to	I party of the second part, the receipt whereof is hereby ackno	owledged, hagranted, bargained, sold aud
following-described tract, piece, or parcelof land	m, unto said party of the second part, and to	and State of O
segunalegenetizen bizen zugente sigileren bizen er		O DOMANTI AND
······································	na na sana ana sana na sana na sana na sana s Na sana sana sana sana sana sana sana sa	
TO HAVE AND TO HOLD THE SAME, With and all rights of homestead exemption unto the said po	all and singular the tenements, hereditaments and appurtene arty of the second part, and to	inces thereunto belonging or in anywise apper ressors and assigns, forever. And the said par
a good and indefeasible estate of inheritance therein, fro	at the delivery hereof,	
PROVIDED, ALWAYS, And this instrument is	second part,	: 2011년 1월 2 1월 2011년 1월 2
being for a loan made by the said party of the second p	part, to the said part	ing to the tenor and effect of
One for Summer management of the second seco	by the said partof the first part, bearing dateart, as follows:	
One for \$		
annually, both before and after maturity, on the		and an and a second
in each year. The installments of interest until maturi the said partof the first part, each bearing interest	ity are further evidenced by	terest notes, of even data herewith, and exec
Second. The said part of the first part cove the said premises and any and all taxes or assessments by the State of Oklahoma, or by the county, township	mantand agreeto puy all taxes and assessments, general a that shall be made upon said loan, or upon the legal holder o or municipality, wherein said real estate is situated, when th	of said notes and mortgages, on account of sa to same becomes due, and to keep the buildin
and to partire the policies to the sold north of the secon	d formado insurance company approved by the party of the se of part, as	inv annear, and doliver said policies and rone
Third. The part of the first part agree to	a pair the second secon	promises in as good repair as they are now, and
allow or commit any waste on said premises and not to Fourth. It is further expressly agreed by and be notes when the same become due, or in case of default	permit any of the improvements to be removed therefrom or tween the parties hereto that if any default be made in the p in the payment of any installment of taxes or assessments, u	r to become anapidated or destroyed. ayment of any part of either said principal or pon said premises, or upon said loan, or the pr
of said fire and tornado insurance, when the same becom of any covenant or condition herein contained, the who on account of taxes or assessments, upon said premises, durant exactly and this meetings are be foreelessed in	nes due, or in case of removal of any of the pulkings of other is of said principal sum named heroin, and the interest there , or upon said loan, or the premiums for fire and ternado inst immediately, and the party of the second part or any level hole.	improvements from said land, or in case of the out, and all sums paid by the party of the secon urance, upon said premises, shall become imm den of this note shall be antitled to recover the p
sum mentioned in said bond, together with interest the been made upon said sum, and the party of the second assessments upon said premises, or upon said loan, or i	b permit any of the improvements to be removed therefrom or etween the parties hereto that if any default be made in the p in the payment of any installment of taxes or assessments, u mes due, or in case of removal of any of the buildings or other ole of said principal sum named herein, and the interest there or or upon said lean, or the premiums for fire and ternado insy immediately, and the party of the second part or any legal hold ereon, from the date thereof at 10 per cent, per annum, credit part, or the legal owner and holder of said hote and mortgage redistration of such payment at 10 per cent, per annum, credit insurance premiums paid by the party of the second part, the date of such payment at 10 per cent, per annum.	ting any and all interest payments made, if an e, shall be entitled to recover on account of t full amount so paid, as taxes or assessments, o
And it is also agreed that in the event of any de	date of such payment at 10 per cent, per annum. fault in payment or breach of any covenant or condition herei assigns, as additional collateral security and said party of	ing and retus and profits of sald premises are
session of the said premises, by receiver or otherwise, at	, the option of the party of the second part. outing interest upon this loan in accordance with the stipulatic	등 동안 알려가 다 한 것이라. 한 것을 받았다.
Fifth. It is hereby further agreed and understor principal or interest notes, that may hereafter be given,	of that this mortgage secures the payment of the principal i in the event of any extension of time for the payment of said	note and interest herein described, and all r l principal debt, to evidence said principal or
upon the same during the said time of extension. Sixth. Said partof the first part, hereby ag Dollars (\$10.00), and 10 per cent. of the amount due th	reein event action is brought to foreclose this mortgage	then this note is placed in the hauds of an attorn
Seventh, Said partof the first part for the c	e judgment and shall be secured by a lien of this mortgage and consideration above mentioned hereby expressly waiveappra Oklahoma.	isement of said real estate and the benefit of t
Eighth. It is expressly agreed and understood the brances upon said property prior or superior to this more to recover the same with interest at 10 per cent, upon the	hat the party of the second part shall have the right to pay an rigage debt, and upon paying and diselarging such lien or ince he amount so paid, from the parkof the first part pade said colosure thereof at the option of the party of the second part.	nd discharge at his option any and all liens or umbrance the party of the second part shall be sum shall be and become a part of the mortga
secured by these notes and may be recovered in the fore IN WITNESS WHEREOF, The said partof first above written.	colosure thereol as the option of the party of the second part. I the first part	
EXECUTED AND DELIVERED IN PRESENCE (
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	Antickiegenet die Antickiegenet	
STATE OF OKLAHOMA,	69 4	a Natara Dalla in 1944 and
State on this		ly appeared
in a second s	the within and foregoing instriment and peknowledged to me	******
free and voluntary act and dee Witness my hand and official seal on the date las	al for the uses and purposes therein set forth.	
	Alfan an a	승규는 것 방법이 가지 않는 것이 가지 않는 것이 가지 않는 것을 했다.
This instrument was filed for record this		A. D. 19 ₆ at
segure a summary and the second se	And a star a	Register of De

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