MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

redby and	between	no the year of our Lord One Thousand Nine H
		Angeli Managaria da Angelia da An
the County of the record most		the first part, and
WITNESSETH, That the said partof the first]	part, for and in consideration of the sum of	eneminente artueri ducueraria, merilia, deliminentamente centrelimine, este delimine este describinations,
nin hand pald, by the said par resents dogrant, bargain, sell, convey and confirm, un allowing-described tract, piece, or parcelof land, lyi	ty of the second part, the receipt whereof is ato said party of the second part, and to ng and situate in the County of	DOLLAI hereby acknowledged, hagranted, bargained, sold and by th successors and assigns, FOREVER, all of and State of Oklahor
issia aliaininta (principa) ja painintii muuteen kuulika kalinin ja aliaa kaasaa kaasaa kaasaa kaasaa kaasaa k Kaasaa kaasaa kaasa	anangi - wagangi atompata atompakengi atompata atompatangi 19ma pambangi atompatangi matangi	nd appurtenances thereunto belonging or in anywise appertuible
ad all rights of homestead exemption unto the said party the first part dohereby covenant and agree that at t good and indefeasible estate of inheritance therein, free ar a quiet and peaceable possession of said party of the secon PROVIDED, ALWAYS, And this instrument is man First. Said part,of the first part	of the second part, and to	
ing for a loan made by the said party of the second part.	to the said part of the first part, and pay	rable according to the tenor and effect of
10 for \$		
ne for S	duoduo	
All payable at the office of	per cent. per annum, and at the rate	of 10 per cent. per annum after default or maturity; payable ser
each year. The installments of interest until maturity a	re further evidenced by	coupon interest notes, of even date herewith, and executed
second. The said partof the first part covenant said premises and any and all taxes or assessments that the State of Oklahoma, or by the county, township or in a mortgaged premises instruct in some reliable first and to	is shall be made upon said loan, or upon the launicipality, wherein said real estate is situal made insurance company approved by the ne	nts, general and special, and of whatever character whatsoover, egal holder of said notes and mortgages, on account of said lo ted, when the same becomes due, and to keep the buildings up arty of the second part for the sum of \$
tale and the second	그리고 그리는 마음 보고 하는 경우가 하하고 말하다고 하다는 것은	Intermedia was a summer and distance with a state of the same
d party of the second part to be held byd d care and expense of collecting such insurance if loss oc	curs.	d said partof the first part assumes all responsibility of pro-
ow or commit any waste on said premises and not to per Fourth. It is further expressly agreed by and betwee tes when the same become due, or in case of default in the said fire and tornado insurance, when the same becomes of any covenant or condition herein contained, the whole of account of taxes or assessments, upon said premises, or a and payable and this mortgage may be foreclosed imme	nit any of the improvements to be removed in the parties hereto that if any default be m be payment of any installment of taxes or as tue, or in case of removal of any of the build is said principal sum named herein, and the ir upon said loan, or the premiums for fire and dintely, and the party of the second part or a	nts on said premises in as good repair as they are now, and not therefrom or to become dilapidated or destroyed. ade in the payment of any part of either said principal or inter sessments, upon said premises, or upon said loan, or the premiungs or other improvements from said land, or in case of the breaterest thereon, and all sums paid by the party of the second patornado insurance, upon said premises, shall become immediate upon leading to the principal payment of the principal payments made, if any he made mortgage, shall be entitled to recover the principal mum, crediting any and all interest payments made, if any he and mortgage, shall be entitled to recover on account of taxes and part, the full amount so paid, as taxes or assessments, or institute of the party of the said part, the full amount so paid, as taxes or assessments, or institute of the payments and the said part, the full amount so paid, as taxes or assessments, or institute of the payments and the payments are payments.
And it is also agreed that in the event of any default	in payment or breach of any covenant or co	ndition herein, the rents and profits of said premises are pledg
It is further agreed and understood that in computing event, nor in anywise, directly or indirectly, be comp	g interest upon this loan in accordance with the interest upon this loan in accordance with the interest annum.	aid party of the second part, or assigns, shall be entitled to positive stipulations of this bond, and this mortgage, such interest she principal note and interest herein described, and all renew ment of said principal debt, to evidence said principal or interest
on the same during the said time of extension.	그는 나를 하다면 하는 사람들이 되는 사람들이 얼마를 하다니다.	ment of said principal debt, to evidence said principal or inter- mortgagewill pay an attorney's fee of T id payable when this note is placed in the hands of an attorney to nortgage and by any judgment or decree rendered thereon.
lection, and the sum so due shall become a part of the jud Seventh. Said partof the first part for the consists and of the homestead exemptions of the State of Okla	n, and said accordey a tee saim become due an greent and shall be secured by a lien of this n leration above mentioned hereby expressly w homa.	to paymone when one into not a pinced in the hands of an attorney in ourtgage and by any judgment of decree rendered thereon. alve appraisement of said real estate and the benefit of the sta
Eighth. It is expressly agreed and understood that it ances upon said property prior or superior to this mortgag recover the same with interest at 10 per cent, upon the ar ured by these notes and may be recovered in the forcelos	he party of the second part shall have the rig e debt, and upon paying and discharging suc nount so paid, from the part the first p ure thereof at the option of the party of the s	tht to pay and discharge at his option any and all liens or incur in the continuation of the party of the second part shall be entitle art and said sum shall be and become a part of the mortgage de second part.
IN WITNESS WHEREOF, The said partof the it above written.	Arst parthereunto	subscribed
Executed and Delivered in Presence of:	화장 사람이 되었다. 그리는 아래에 그는 사이 어떻게 되었다.	CONTROL MENTAL CONTROL CONTROL OF THE CONTROL OF TH
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STATE OF OKLAHOMA,		West Transition
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ne known to be the identical persons who executed the v	rithin and foregoing instrument and acknowle	edged to me that
Witness my hand and official seal on the date last abo	oye written.	
	parametra di mandra di Carante de	
		Notary Public
commission expires.	day of,	A. D. 19 and a control of clock