MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made this	day of	in the year of our Lord One Thousand Nine Hun-
The state of the s		
of the County of	andragi kana sahara di sama kasaya di sakara samahi in ana kasaya da sama na anga kana saya anta sah	the vicinity of the property o
WITNESSETH, That the said part,of the first	part, for and in consideration of the sum of	adouterant france e distantificação de la casa de la ca
toin hand paid, by the said par presents dogrant, hargain, sell, convey and confirm, u following-described tract, piece, or parcelof land, ly to-wit:	rty of the second part, the receipt whereof is hereby ackn into said party of the second part, and to ing and situate in the County of	owledged, hagranted, bargained, sold and by these successors and assigns, FOREVER, all of the mand State of Oklahoma,
	and the state of t	Control of
	appleter (parties are or particularly and the parties of the parti	and natives and specification of the party of the state o
on the second street ages of the second specifical second	anderstaaten ja	
and all rights of homestead exemption unto the said party of the first part do, undercoy covenant and agree that at	and singular the tenements, hereditaments and apportent of the second part, and tosuc- the delivery hereof,the lawful	mees thereunto belonging or in anywise appertaining, ressors and assigns, forever. And the said part
	and part,successors and assigns, foreyonde and executed upon the following conditions, to-wit:	er, against the lawful claims of all persons whomsoever.
A CONTRACTOR OF THE PROPERTY O	justly indebted to the party of the second part,	DOLLARS,
being for a loan made by the said party of the second part negotiable promissory note, executed and delivered by t payable to the order of the said party of the second part,	he said part of the first part, bearing date	ind in the same of the same and
One for \$	and the second s	
All payable at the office of	per cent, per annum, and at the rate of 10 per ce	mt. per annum after default or maturity; payable semi-
annually, both before and after maturity, on the	days of	manusand
the said partof the first part, each bearing interest after Second. The said partof the first part covenant the said premises and any and all taxes or assessments the by the State of Oklahoma, or by the county, township or the mortgaged premises insured in some reliable fire and to	itand agreeto pay all taxes and assessments, general it shall be made upon said loan, or upon the legal holder municipality, wherein said real estate is situated, when the	and special, and of whatever character whatsoever, on of said notes and mortgages, on account of said loan, he same becomes due, and to keep the buildings upon
and to assign the policies to the said party of the second p said party of the second part to be held by	Lub Lu Budanada u	are appearant for relative trial and the engage was
Third. The part,of the first part agreeto ke allow or commit any wasto on said premises and not to per Fourth. It is further expressly agreed by and betwee notes when the same become due, or in case of default in to said fire and tornado insurance, when the same becomes of any covenant or condition herein contained, the whole on necount of taxes or assessments, upon said premises, or due and payable and this mortgage may be forcelosed imm sum mentioned in said bond, together with interest thereon been made upon said sum, and the party of the second par assessments upon said premises, or upon said loan, or instance premiums, together with interest thereon from the dair and the party of the second party of th	sep all buildings, fencies, and other improvements on said cmit any of the improvements to be removed therefrom on en the parties hereto that if any default be made in the p the payment of any installment of taxes or assessments, u due, or in ease of removal of any of the buildings or other of said principal sum named herein, and the interest there upon said loan, or the premiums for fire and tornade insecdintely, and the party of the second part or any legal hot, of firm the date thereof at 10 per cent. per annum, credit, t, or the legal owner and holder of said note and mortgag trance premiums paid by the party of the second part, the act of such payment at 10 per cent. per annum.	premises in as good repair as they are now, and not to to become dilapidated or destroyed. syment of any part of either said principal or interest apon said premises, or upon said loan, or the premiums improvements from said land, or in case of the breach on, and all sums paid by the party of the second part, urance, upon said premises, shall become immediately der of this note shall be entitled to recover the principal ting any and all interest payments made, if any have to the contiled to recover or account of taxes or full amount so paid, as taxes or assessments, or insur-
to party of the second part, or	ssigns, as additional collateral security and said party of option of the party of the second part.	the second part, or assigns, shall be entitled to pos-
It is further agreed and understood that in computing no event, nor in anywise, directly or indirectly, be com-	ng interest upon this loan in accordance with the stipulationated so as to exceed 10 per cent per annum.	ons of this bond, and this mortgage, such interest shall
Fifth. It is hereby further agreed and understood t principal or interest notes, that may hereafter be given, in t upon the same during the said time of extension.	hat this mortgage secures the payment of the principal the event of any extension of time for the payment of said	note and interest hereig described, and all renewal, I principal debt, to evidence said principal or interest
Sixth. Said park of the first part, hereby agree. Dollars (\$10.00), and 10 per cent. of the amount due thereceollection, and the sum so due shall become a part of the jue Seventh. Said partof the first part for the conslaws and of the homestead exemptions of the State of Okli	in event action is brought to forcelose this mortgage vo, and said attorney's fee shall become due and payable w digment and shall be secured by a lien of this mortgage and idention above mentioned hereby expressly waiveappro ahoma.	will pay an attorney's fee of Ten- then this note is placed in the hands of an attorney for I by any judgment or decree rendered thereon. iscment of said real estate and the benefit of the stay
Eighth. It is expressly agreed and understood that brances upon said property prior or superior to this mortga to recover the same with interest at 10 per cent, upon the a secured by these notes and may be recovered in the foreclo	the party of the second part shall have the right to pay a ge debt, and upon paying and discharging such lien or incumount so paid, from the partof the first part and said sure thereof at the option of the party of the second part, e first part	nd discharge at his option any and all liens or incum- imbrance the party of the second part shall be entitled sum shall be and become a part of the mortgage debt
in witness whereor, the said pareof the first above written.	19. 시간 사용 사람이 들어나는 하지 않는 하는 사용하다 네	mane on the day and year
Exeguted and Delivered in Presence of:		Hamma sharragin shindinka karara ay angga manda Manadan kankin karara
the control of the section of the se	얼마나 뭐하다 말하다면서 가게 되어 없다면서 뭐다.	and the second s
STATE OF OKLAHOMA.	The state of the s	
STATE OF OKLAHOMA, Ss.		N. S. D. M. S. J. G. M. G. G.
Before me, State, on this day of	19. persona	lly appeared
	within and foregoing instrument and acknowledged to me	ning distribution of the second secon
Witness my hand and official seal on the date last al My commission expires	oove written.	S The second sec
My commission expires.	day of	Notary Public. A. D. 19 at O'clock M
Aus distribute as hier for tecord this	ig one ligacity consists the constraint of the c	(4) (4) (4) (4) (4) (4) (4) (4) (4) (4)
	ir is	Register of Deeds.