MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE			
THIS INDENTURE, Made thisby	and between	and the second second second second second second second	n the year of our Lord One Thousand Nine Hun-
of the County of	and State of Oklahom	a. partof the first part, and	. mig. gantago miggy ya shangin ya sa gantan sa sa sa sa sa sa ya ya ganta sa sa ya sanga sa sa ya sa sa sa sa
party of the second part: WITNESSETH. That the said part	st part, for and in consideration of	the sum of	
toin hand paid, by the said presents dogrant, bargain, sell, convey and confirm following-described tract, piece, or parcelof land, to-wit:	party of the second part, the receip , auto said party of the second part lying and situate in the County of	t whereof is hereby acknowledg , and to	od, hagranted, bargained, sold and by thesesuccessors and assigns, FOREVER, all of theand State of Oklahoma,
TO HAVE AND TO HOLD THE SAME, With a and all rights of homestead exemption unto the said pa of the first part dohereby coverant and agree that a good and indefeasible estate of inheritance therein, fre the quiet and peaceable possession of said party of the seprovided parts	all and singular the tenements, here tiy of the second part, and to	ditaments and appurtenances in auccessors the lawful owner that essents and assigns, forever, againg conditions; to-wiff party of the second part, in the	thercunto belonging or in anywise appertaining, and assigns, forever. And the said part
being for a loan made by the said party of the second pinegotiable promissory note, executed and delivered by payable to the order of the said party of the second pa	art, to the said partof the first part, the said partof the first part, and the first part, art he follows:	part, and payable according to bearing date	the tenor and effect of
One for \$		eki, ang panggang da aga araway a ga ang taong	
One for 5	per cent. per annum, ar	id at the rate of 10 per cent. per	
in each year. The installments of interest until maturil the said partof the first part, each bearing interest in Second. The said partof the first part cover the said premises and any and all taxes or assessments by the State of Oklahoma, or by the county, township of the mortgaged premises insured in some reliable fire and	by are further evidenced by	cent, per annum. nd assessments, general and sport upon the legal holder of said tate is situated, when the samed by the party of the second	notes, of even date herewith, and executed by social, and of whatever character whatsoever, on a notes and mortgages, on account of said loan, so becomes due, and to keep the buildings upon part for the sum of \$
and to assign the policies to the said party of the second said party of the second part to be held by	keep all buildings, tences, and othe	r improvements on said premis	es in as good repair as they are now, and not to
to party of the second part, or	nssigns, as additional collateral se the option of the party of the second	curity and said party of the sell part.	econd part, or assigns, shall be entitled to pos-
in no event, nor in anywise, directly or indirectly, be co Fifth. It is hereby further agreed and understoo principal or interest notes, that may hereafter be given, i	imputed so as to exceed 10 per cent	per annum.	나를 하게 되는 사람이 사람이 되었다. 그는 그 이 경기 없는 것이 하고 하지 않아 나를
upon the same during the said time of excession. Sixth. Said partof the first part, hereby agr Dollars (\$10.00), and 10 per cent of the amount due the	eein event action is brought to for reon, and said attorney's fee shall be indepent and shall be secured by a	reclose this mortgageecome due and payable when the	will pay an attorney's fee of Ten his note is placed in the hands of an attorney for my judgment or decree rendered thereon.
Seventh. Said partof the first part for the collaws and of the homestead exemptions of the State of Collaws and of the homestead exemptions of the State of Collaborates upon said property prior or superior to this mor to recover the same with interest at 10 per cent. upon the secured by these notes and may be recovered in the fore	at the party of the second part shall tgage debt, and upon paying and dis to mount so paid, from the part	I have the right to pay and dis scharging such lien or incumbra of the first part and said sum s party of the second part.	charge at his option any and all liens or incum- nce the purty of the second part shall be entitled shall be and become a part of the mortgage debt
IN WITNESS WHEREOF, The said partof first above written.	the first part	hereunto subscribed	name on the day and year
Executed and Delivered in Presence o			
ntegrangstadter opgevare og en sjerkent er plat i de kritingster en seg en til entid bonste en seg	Consequence in the second of t		francisco e e e e e e e e e e e e e e e e e e e
STATE OF OKLAHOMA,	35 .		= 3.00 g Natary Public in and for said Country and
State, on this	and the second s	and a sub-responsible to Inches Daniel County of Visited State	and
to me known to be the identical persons who executed t free and voluntary act and dec Witness my hand and official seal on the date last	he within and foregoing instrument d for the uses and purposes therein	and acknowledged to me that.	katanta naga kanakan jigi kapita an kadi ini naga na di dali ini mana pike anakata kabab pippangan na 16 kipang
My commission expires	Sec. 15		Notary Public.