## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

drodby a	nd between	in the year of our Lord One Thousand Nir	ne mun-
		rtof the first part, and	
party of the second parts	ministrativisti para di Para d Para di Para d		ir in manager
WITNESSETH, That the said partof the fir-	st part, for and in consideration of the s	sting/of.	4 DC
toin hand paid, by the said presents dogrant, hargain, sell, convey and confirm, following-described tract, piece, or parcelof land, to-wit:	party of the second part, the receipt wh, unto said party of the second part, and lying and situate in the County of	ereof is hereby neknowledged, hagranted, bargained, sold and bild tosuccessors and assigns, FOREVER, a	by these all of the clahoma
	egga eta esperimento de la composición del composición de la composición del composición de la composición del composición de la composición del composición del composición d		
and all rights of homestead exemption unto the said par of the first part dohereby covenant and agree that a a good and indefeasible estate of inheritance therein, free the quiet and peaceable passession of said party of the se PROVIDED, ALWAYS, And this instrument is n First. Said partof the first part	rty of the second part, and to	y of the second part, in the principal sum of (\$	rtrt seized of same in nsoever)
being for a loan made by the said party of the second pa negotiable promissory note, executed and delivered by	art, to the said partof the first part, y the said partof the first part, bea	and payable according to the tener and effect of	and
One for S	due		9
One for \$	due due		0
All payable at the office of	per cent, per annum, and at	the rate of 10 per cent, per annum after default or maturity; payabl	ite until le semi-
n each year. The installments of interest until maturity, he said partof the first part, each bearing interest a	y are further evidenced by	nndnouncirest notes, of even date herewith, and execu per annum.	uted by
Second. The said partof the first part covers he said premises and any and all taxes or assessments the by the State of Oldahoma, or by the county, township or	antand agreeto pay all taxes and a that shall be made upon said loan, or up or municipality, wherein said real estate	usessments, general and special, and of whatever character whatsoe one the legal holder of said notes and mortgages, on account of sai is situated, when the same becomes due, and to keep the building	ever, on id loan, gs upon
Innered and the entered bloomeds at matter with the commit	nert or	by the party of the second part for the sum of \$	male to
Third. The part of the first part agree to	keep all buildings, fences, and other imp	provements on said premises in as good repair as they are now, and emoved therefrom or to become dilapidated or destroyed. uit be made in the payment of any part of either said principal or it as or assessments, upon said premises, or upon said loan, or the pre he buildings or other improvements from said land, or in case of the dithe interest thereon, and all sums paid by the party of the secon fire and tornado insurance, upon said premises, shall become imme part or any legal holder of this note shall be entitled to recover the protection of the production of the production of the production of the second part, the full amount so paid, as taxes or assessments, or annum.	l not to
And it is also agreed that in the event of any defa-	ult in payment or breach of any covena	nt or condition herein, the rents and profits of said premises are p	pledged
It is further agreed and understood that in compu	iting interest upon this loan in accordan mouted so as to exceed 10 per cent per:	y and said party of the second part, or assigns, shall be entitled to the ce with the stipulations of this bond, and this mortgage, such interestantial.	st shall
Fifth. It is hereby further agreed and understood principal or interest notes, that may hereafter be given, in	I that this morigage secures the paymer a the event of any extension of time for	nt of the principal note and interest herein described, and all re the payment of said principal debt, to evidence said principal or is	enewal, interest
Sixth. Said part	sein event action is brought, to foreclo roon, and said attorney's fee shall becom judgment and shall be secured by a lien misideration above mentioned hereby exp klahoma.	ise this mortgage	of Ten mey for he stay
Eighth. It is expressly agreed and understood the trances upon said property prior or superior to this mort or copyer the same with interest at 10 per cent. upon the	it the party of the second part shall hav gage debt, and upon paying and dischar a amount so paid, from the part of t	re the right to pay and discharge at his option any and all liens or i ging such lien or incumbrance the party of the second part shall be en he first part and said sum shall be and become a part of the mortgag y of the second part.	incum- intitled ge debt
IN WITNESS WHEREOF, The said partof that above written.	the first parth	ereunto subscribed	nd year
Executed and Delivered in Presence of		in Mariliya o matemia na mase e na ferna e matemia, a na aporte a feri in ini in ini in ini ini ini ini ini	
anggan san ing kanalang dan digan maninggi at ng 1944 daling ang Sabara, Parandinga a		And the second s	********
And the Rep Rep Harry	principal de la company de la	Control of the Contro	<del></del>
STATE OF OKLAHOMA, state of the			1
Before me,	en languisti mai kalini di katini katini Katini katini katin	a Notary Public, in and for said County, personally appeared	Personal Lands
o me known to be the identical persons who executed the	oe within and foregoing justiument and for the uses and purposes therein set fo	acknowledged to me that	**********
Witness my hand and official scal on the date last dy commission expires.	aboye written.	Notary Pul	blic,
This instrument was filed for record this		A. D. 19	M.
ing age, and the substitute of	Deputy.	Register of Dec	ods.
	. 아이들 하는 말을 하는 것이 없는 것이 없었다.	불통하다 하는 것이 있는 학교들은 그 모든 사람들이 하고 하는 것은 사람들이 없었다.	C4000