MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made thisby an	d between	managan in ekinggan aging ya (2410) (inn. inggan nganggan an anaggan ah inggan ya inggan na nanggan an anggan a
and the state of t	grants (1995) production of the foreign foreign production of the control of the	atid saan da Rida – 17°
party of the second part:	part, for and in consideration of the sum of	erigge production course on Management and an extension of the execution of the control of the Confession of the Confess
to	rty of the second part, the receipt whereof is hereby ack unto said party of the second part, and to ying and situate in the County of	mowledged, hagranted, bargained, sold and by these successors and assigns, FOREVER, all of the and State of Oklahoma
	en de samentale (1885) de la collègio destruire de la collègio de la collègio de la collègio de la collègio de La collègio de la co	de entre de entre en primeiro de la completación de la completación de la completación de la completación de c Nacional de la completación de la c
TO HAVE AND TO HOLD THE SAME, With all and all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at a good and indefeasible estate of inheritance therein, free the quiet and peaceable possession of said party of the see PROVIDED, ALWAYS, And this instrument is my First. Said part,of the first part.	and singular the tenements, hereditaments and appurte y of the second part, and to	mances thereunte belonging or in anywise appertaining, accessors and assigns, forever. And the said part, and owner, of the premises above granted, and seized of will WARRANT AND DEFEND the same in yer, against the lawful claims of all persons whomsoevert, in the principal sum of (\$
being for a loan made by the said party of the second part negotiable promissory note, executed and delivered by	the said part of the first part, bearing date	rding to the tenor and effect of
One for S	due	
One for \$	per cent. per annum, and at the rate of 10 per	with interest thereon from date until cent. per annum after default or maturity; payable semi-
annually, both before and after maturity, on the in each year. The installments of interest until maturity the said partof the first part, each bearing interest aft	are further evidenced by	nterest notes, of even date herowith, and executed by
Second. The said partof the first part covenar the said premises and any and all taxes or assessments thing by the State of Oklahoma, or by the county, township or the mortgaged premises insured in some reliable fire and to	ornado insurance company approved by the party of the	second part for the sum of \$
and to assign the policies to the said party of the second party of the second part to be held by and care and expense of collecting such insurance if loss o	part, as	may appear, and deliver said policies and renewals, to tof the first part assumes all responsibility of proof
Third. The part	cep all buildings, fences, and other improvements on said	I premises in as good repair as they are now, and not to
to party of the second part, or	assigns, as additional collateral security and said party of option of the party of the second part. ing interest upon this lorn in accordance with the stipula wild, so as to exceed 10 per can be amount.	of the second part, or assigns, shall be entitled to pos- tions of this bond, and this mortgage, such interest shall
Fifth. It is hereby further agreed and understood principal or interest notes, that may hereafter be given, in upon the same during the said time of extension. Sixth. Said part	the event of any extension of time for the payment of sr in event action is brought to forcelose this mortgage on, and said atterney's fee shall become due and payable	aid principal debt, to evidence said principal or interest when this note is placed in the hands of an attorney for
Seventh. Said partof the first part for the con- laws and of the homostead exemptions of the State of Okl	sideration above mentioned hereby expressly waiveapp lahoma.	raisement 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 mortge to recover the same with interest at 10 per cent, upon the secured by these notes and may be recovered in the forcel IN WITNESS WHEREOF, The said partof the first above written.	ngo debt, and upon paying and discharging such lien or in amount so paid, from the partof the first part and sa osure thereof at the option of the party of the second par he first part	numbrance the party of the second part shall be entitled id sum shall be and become a part of the mortgage debt t
Executed and Delivered in Presence of:	. Attantiques of case	eringan on enterior de la companya d Un esta formativa de la companya de
ant subject, destrictly, the experience decision receives the second control of the seco	Spaint (Proposition) were spatiated (1995)	
STATE OF OKLAHOMA, Ss.		*
STATE OF OKLAHOMA, County of	. 19	a Notary Public, in and for said County and ally appeared
o me known to be the identical persons who executed the free and voluntity act and deed i Witness my hand and official seal on the date last a dy commission expires This instrument was filed for record this.	transport of the control of the cont	
This instrument was field in manned this	day.pt.	A. D. 19 nt Welesk M
The first the state of the stat	Deputy	Register of Doeds.