## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA

THIS INDENTURE, Made this	REAL ESTATE MUN	in the year of our Lord One	Thousand Ning Him-
	is a marity princip, personal and the state of	nggaga agus a shirikhiyo ay shigarada may a shiri as a galarayina ga as aga as aga as aga as Bararayina a shirikhi a shirikhi a shirikhi shirikhi a shirikhi shirikhi shirikhi a shirikhi shirikhi shirikhi	and the same of th
of the County of	and State of Oklahoma, part	mof the first part, and	, english teals a state and probability marked
WITNESSETH, That the said parkof the	first part, for and in consideration of the sum	of annual contraction and a second a second and a second	DOLLARS
to	id party of the second part, the receipt whereo rm, unto said party of the second part, and to ad, lying and situate in the County of	f is hereby acknowledged, hagranted, bargain successors and assigns,	ned, sold and by these FOREVER, all of the add State of Oklahoma,
	h all and singular the tenemonts, hereditament	s and appartenances thereunto belonging or in :	anywise appertaining,
	free and clear of all incumbrances, and that c second part,	will WARRANT AND D  Id assigns, forover, against the lawful claims of all  tions, to-wit:  the second part, in the principal sum of (\$	EFEND the same in persons whomsoever.
being for a loan made by the said party of the second negotiable promissory note, executed and delivered	part, to the said partof the first part, and by the said part of the first part, bearing	payable according to the tener and effect of date	19, and
One for S	and a survey of the second	enement in de service de la companya de la company La companya de la companya	19
One for S	per cent. per annum, and at the	rate of 10 per cent. per annum after default or ma	percon from date until sturity; payable semi-
in each year. The installments of interest until mat the said partof the first part, each bearing intere Second. The said partof the first part so the said premises and my and all taxes or assessmen by the State of Oklahoma, or by the county, townshi	urity are further evidenced by	coupon interest notes, of even date herewi annum. sments, general and special, and of whatever char the legal holder of said notes and mortgages, on ituated, when the same becomes due, and to kee	th, and executed by racter whatsoever, on account of said loan, op the buildings upon
the mortgaged premises insured in some reliable fire and to assign the policies to the said party of the second part to be held by and care and expense of collecting such insurance if I	and formade insurance company approved by the and part, its	a party of the second part for the sum of \$	cies and renewals, to esponsibility of proof
Third. The part of the first part agree	to keep all buildings, fences, and other improve to permit any of the improvements to be removed the parties hereto that if any default it in the payment of any installment of taxes to make due, or in case of removal of any of the bhole of said principal sum named herein, and the se, or upon said loan, or the premiums for fire-immediately, and the party of the second parties are the party of the product of the death of the party of the party of the removal of the party	ements on said promises in as good repair as they wet therefrom or to become dilapidated or destro we made in the payment of any part of either said re assessments, upon said premises, or upon said le uildings or other improvements from said land, or ne interest thereon, and all sums paid by the part and tornado insurance, upon said premises, shall or any legal holder of this note shall be entitled to er annum, crediting any and all interest paymen lia and mortgage, shall be entitled to recover on second part, the full amount so paid, as taxes or;	r are now, and not to
And it is also agreed that in the event of any to party of the second part, or session of the said premises, by receiver or otherwise, It is further agreed and understood that in comin no event, nor in anywise, directly or indirectly, be	lefault in payment or breach of any covenant of assigns, as additional collateral security and the option of the party of the second part, nputing interest upon this loan in accordance we computed so as to exceed 10 per cent per ann	r condition herein, the rents and profits of said id said party of the second part, or assigns, shal ith the stipulations of this bond, and this mortgag im.	premises are pledged Il be entitled to pos- go, such interest shall
Fifth. It is hereby further agreed and underst principal or interest notes, that may hereafter be give upon the same during the said time of extension. Sixth. Said part	greein event action is brought to forcelose t thereon, and said attorney's fee shall become du be judgment and shall be secured by a lien of t	his niortgage	ittorney's fee of Ten ds of an attorney for lered thereon.
Seventh. Sau partof the first part for the laws and of the homestead exemptions of the State of Eighth. It is expressly agreed and understood brances upon said property prior or superior to this it or recover the same with interest at 10 per cent, upon secured by these notes and may be recovered in the form	i Oklahoma.	ly waiveappraisonent of said real estate and the e right to pay and discharge at his option any are such lien or incumbrance the party of the second st nart and said sum shall be and become a part	없이 얼굴하는 하지 않는 그렇게
secured by these notes and may be recovered in the f IN WITNESS WHEREOF, The said part first above written.	orcolosure thereof at the option of the party of of the first parthereu	nto subscribed	on the day and year
Executed and Delivered in Presence	의 회원 경기 등 시간 경기 위험을 되었다. 그 사람들이 되었다.		te and a proper course of a few to the second course, a
	그런 항보하게 불렀다. 경우는 말이 들어나는 하지 않는다.	경우에 다가 되면 돌아왔습니다 말은 일하는 요즘 중요 유럽	
STATE OF OKLAHOMA, County of	\$39,		
State, on this	vienten (m. 1915). 1915 – 1915	, personally appeared	was a same a same and
to me known to be the identical persons who excepts:  \[\lambda Theorem is a coluntary set and if \text{Witness my hand and official seal on the data it	the within and foregoing instrument and ackr eed for the uses and purposes therein set forth.	worlstiged to me that	xecuted the same as
My commission expires		<u> </u>	Notary Public.
		. Barrier group of A.D. Barrier Mangana.	
· ·	Deputy	<b>€</b>	Register of Deods.