COMPARED

MORTGAGE RECORD, No. 71

		ATE MORTGA	(GE	
THIS INDENTURE, Made this		12 C-1 Letter2	in the year of our Lord O	takensi vasa seorgi sagi parkike tisaaban apkarasin
of formed time for the Commission	Hell tiere	and -	and the Land	
of the County of	: Call	 	irst part, and management and an arrangement	
party of the second part: WITNESSETH, That the said party and the sai	he first part, for and in con	sideration of the sum of	hijh(p. 10.00 pt.)(p. 11.00 pt.)(p. 12.00 pt.)	DOLLARS
toin hand paid, by the presents dogrant, bargain, sell, convey and co following described tract pieco or parcelof to-wit:	said party of the second panfirm, unto said party of the	rt, the receipt whereof is hereby	y acknowledged, hall Cgranted, barga	nined, sold and by these s, FOREVER, all of the and State of Oklahoma,
fifty Mines (29)	in the le	and the	College College	Lecaro de
Maria Parliaularl	y clasticity	fac allo	CL STERIO	in said
Cay and Sa Capta	1 0 1 1 100	idref forty	(140) feet with	E. E.
TO HAVE AND TO HOLD THE SAME, W and all rights of homestead exemption unto the sa of the first part dohereby covenant and agree a good and indefeasible estate of inheritance therei the quiet and peaceable possession of said party of PROVIDED, ALWAYS, And this instrume	id party of the second part, that at the delivery hereof, a, free and clear of all incun the second part,	and state the abrances, and that the successors and assigns, on the following conditions, to-	successors and assigns, forever. A lawful owner of the premises above for the control of the premises above for the control of a forever, against the lawful claims of a wit:	and the said partial granted, and seized of DEFEND the same in all persons whomsoever.
First Said partill of the first part le	(n)	is paga pagga sang sang sang sang sang sang sang	433-4484-942844-9444593-94-44484-44488-44-44999-4-44-44-44-44-44-4	DOLLARS,
being for a loan made by the said party of the seconegotiable promissory note; executed and deliver payable to the order of the said party of the seconegotiable.	nd part, to the said part and ed by the said part and of t	of the first part, and payable the first part, bearing date	geording to the tenor and effect of	19 F, and
One for \$ 1000 and party of the second One for \$ 1000 and pay are faced at	and the second s	ne of grant from	nibes of 13th	10/2
One for \$	mar Hatii	mal Bank lus	lex-aller misses	thereon from date until
maturity or default, at the rate of annually, both before and after maturity, on the in each year. The installments of interest until much said part 220 the first part, each bearing interest by the State of Oklahoma, or by the county, town the mortgaged premises insured in some reliable fir and to assign the policies to the said party of the said party of the second part to be held by	aturity are further evidence rest after maturity at the reovenant—and agreeto puts that shall be made upship or municipality, where e and tornado insurance corecond part, as	ad by	con interest notes, of even date here eneral and special, and of whatever cholder of said notes and mortgages, other the same becomes due, and to k if the second part for the sum of \$\text{creating} rests may appear, and deliver said por lipart. For the first part assumes all a said premises in as good repair as the from or to become dilapidated or dest in the payment of any part of either sients, upon said premises, or upon said rother improvements from said land, to there improvements from said land, to thereon, and all sums paid by the pado insurance, upon said premises, she gal holder of this note shall be entitled, crediting any and all interest payment, the full amount so paid, as taxes of on herein, the rents and profits of said rity of the second part, or assigns, slipulations of this bond, and this mortgagenish mote and interest herein descrof said principal debt, to evidence say the second by any judgment or decree remappraisement of said real estate and pay and discharge at his option any or incumbrance the party of the second said sum shall be and become a part of part.	with, and executed by naracter whatsoever, on a account of said loan, seep the buildings upon a count of said loan, seep the buildings upon blicies and renewals, to a responsibility of proof sey are now, and not to royed. aid principal or interest loan, or the premiums or in case of the breachtry of the second part, all become immediately to recover the principal ents made, if any have on account of taxes or assessments, or insurd premises are pledged and be entitled to postage, such interest shall the entitled to postage, such interest shall renewal, id principal or interest attorney's fee of Ten ands of an attorney for undered thereon. the benefit of the stay and all liens or incumand apart shall be entitled to the mortgage debt
Executed and Delivered in Presen	(CE OP:	e degendazio de de constitución de constitució		
STATE OF OKLAHOMA,	}ss.			\$4.00 1.00 1.00 1.00 1.00 1.00 1.00 1.00
County of Before me, State, on this Alay of State, on this	suptimbe	Z 19/5°	ersoually appeared	nd for said County and
Huston Cand	infe	-11.6.136	aul	and
to me known to be the identical persons who execu			to me that	executed the same as
Witness my hand and official scal on the dat		2ng COTA	5- Hanne	Notary Public.
M. Annual Indian mention Committee			range in the first transport of the first and the first section of the f	
My commission expires This instrument was filed for record this	23. day	of Dep.	A. D. 19/3 at 9	Policy Tubic.