## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

redby and betycen	in the year of our Lord One Thousand Nine H
kstranniggemenngkaligati (iki mekananga) ing melangkalik in dinambangkaligati (iki mankama) dinggalang dipendim	(adaptantentralization permiteri incisso de illimate cen personarrango i estació il concissioni e il constituir pa
wity of the second part:	riggit tidadanayan ili da 4995-1700 da da bari da da ayan katari da da ayan katari da ayan katari samati ta ay
taliantikayya into ogissi samini intomeni antimeniya ayaa minintoles adamini oo giriin waxaa mininta a saminim	ation of the sum of
esents dogrant, bargain, sell, convey and confirm, unto said party of the sec llowing-described tract, piece, or parcelof land, lying and situate in the Co	or receipt whereo( is hereby acknowledged, hagranted, bargained, sold and by the ond part, and tosuccessors and assigns, FOREVER, all of unty of
inter the colours of the contract of the contract of the colour of the c	
TO HAVE AND TO HOLD THE SAME, With all and singular the tenemer d all rights of homestead exemption unto the said party of the second part, and the first part dohereby covenant and agree that at the delivery hereof, good and indefeasible estate of inheritance therein, free and clear of all incumbrate quiet and peaceable possession of said party of the second part,	ts, hereditaments and appurtenances thereunto belonging or in anywise appertaini to successors and assigns, forever. And the said part successors and assigns, forever. And the said part successors and that successors and assigns, forever, against the lawful claims of all persons whomsees
	Consideration of the Constitution of the Const
ing for a lean made by the said party of the second part, to the said partof the gottable promissory note, executed and delivered by the said partof the fit	he first part, and payable according to the tenor and effect of
yable to the order of the said party of the second part, as follows.	gt part, bearing date
그렇고요요요 그리는 얼마 하는 사람이 되었다는 사람이 가는 사람들이 되었다. 그는 사람들이 가는 사람들이 되었다는 것이 되었다면 하는 것이 없는데 되었다.	$\sim A_{0\Delta} \sim 1$ , which is the contribution of $\sim 10^{-1}$ , $\sim 20^{-1}$ , $\sim 10^{-1}$ , $\sim 10^{-1}$ . Figure $\sim 10^{-1}$
All payable at the office ofper cent. per a	mulm, and at the rate of 10 per cent. per annum after default or maturity; payable ser
nually, both before and after maturity, on the	coupon interest notes, of even date herewith, and executed f 10 per cent. per annum.
Second. The said partof the first part covenantand agreeto pay af said premises and any and all taxes or assessments that shall be made upon sai the State of Oklahoma. or by the county, township or inunicipality, wherein sai	t axes and assessments, general and special, and of whatever character whatsoever, d loan, or upon the legal holder of said notes and mortgages, on account of said lod real estate is situated, when the same becomes due, and to keep the buildings up y approved by the party of the second part for the sum of \$
l Mari (Fili Bari) a magatata is figal mangatak ing Barandara, malabah ilakh da waketita an il	And named a managemental and the first interest and the second second and the second s
party of the second part to be not been such insurance if loss occurs.  Third. The partof the first part agreeto keep all buildings, fences,	gage is fully paid, and said partof the first part assumes all responsibility of pr and other improvements on said premises in as good repair as they are now, and not acuts to be removed therefrom or to become dilapidated or destroyed.
sy or commit any waste on said premises and not to permit any of the improver Fourth. It is further expressly agreed by and between the parties hereto the said fire and tornado insurance, when the same becomes due, or in case of remove any covenant or condition herein contained, the whole of said principal sum mar account of taxes or assessments, upon said premises, or upon said loan, or the p and payable and this mortgage may be foreclosed immediately, and the party to a mentioned in said bond, together with interest thereon, from the date thereof: in made upon said sum, and the party of the second part, or the legal owner and sessments upon said premises, or upon said loan, or insurance premiums paid by	cents to be removed therefrom or to become dilapidated or destroyed.  If any default be made in the payment of any part of either said principal or inter illment of taxes or assessments, upon said premises, or upon said load, or the premiu al of any of the buildings or other improvements from said land, or in case of the one cal herein, and the interest thereon, and all sums paid by the party of the second premiums for fire and tornade insurance, upon said premises, shall become immediat of the second part or any legal holder of this note shall be entitled to recover the principal to loper cent. per annum, crediting any and all interest payments made, if any he holder of said note and mortgage, shall be entitled to recover on account of taxes the party of the second part, the full amount so paid, as taxes or assessments, or ins per cent. per annum.  If any covenant or condition herein, the rents and profits of said premises are pleds
party of the second part, or	ateral security and said party of the second part, or assigns, shall be entitled to p
It is further agreed and understood that in computing interest upon this loa	n in accordance with the stipulations of this bond, and this mortgage, such interest sl
Fifth. It is hereby further agreed and understood that this mortgage secur- cipal or interest notes, that may hereafter be given, in the event of any extension	so the physical for the principal note and interest herein described, and all reneven of time for the payment of said principal debt, to ovidence said principal or interest.
Sixth. Said partof the first part, hereby agreein event action is broup lars (\$10.00), and 10 per cent. of the amount due thereon, and said attorney's feating, and the sure as due shall become a part of the independent and shall be seen	tht to foreclose this mortgage
s and of the homestead exemptions of the State of Oklahoma.  Eighth. It is expressly agreed and understood that the party of the second paces upon said property prior or superior to this mortgage debt, and upon paying ecover the same with interest at 10 per cent, upon the amount so paid, from the treed by these notes and time be recovered in the foreclastic thereof at the outle	part shall have the right to pay and discharge at his option any and all liens or incu g and discharging such lien or incumbrance the party of the second part shall be entit part
IN WITNESS WHEREOF, The said partof the first part	
Executed and Delivered in Presence of:	
	and the latest and the second and th
STATE OF OKLAHOMA,	
	a. Notary Public, in and for said County of
te, on this	
tyl 1984ji	SSSS and acknowledged to me thatoxecuted the same
free and voluntary act and deed for the uses and purposes	therein set forth.
Witness my hand and official scal on the data last above written.  commission expires	Notary Public,
	2A. D. 19 at of clock
This instrument was filed for record this day of	tana interpretation processing er