MORTGAGÉ RECORD, No. 71

R	EAL ESTATE MOR	TGAGE	
THIS INDENTURE, Made thisby an	d between	kireditäiteiste de jaani hijkaniterra siiteiteen mirranitaja ja een taksaassaisten ja kanassaisten ja kanassai	skengana Nepphinengaren
of the County of	ajnavas produsta (j. Kompano inkon susvers program produgaja a kyrinog ciralitaja aresto popja	h). (1916-197) ; p. 4744; 9654; 1917- 1948; 1919- 1914; 1916; 1916; 1916; 1916; 1916; 1916; 1916; 1916; 1916;	er engelsteren er en er en er en
party of the second part: WITNESSETH, That the said partof the first	enkentrennersterrennersterrennersterrennersterrennersterrennersterrennersterrennersterrennersterrennersterrenn	tinganiyang kangalang iliyani kalang kangan kangan ing kangan ang kangan kangan kangan kangan kangan kangan ka	ente del cine (ellefelen namberen
to	uty of the second part, the receipt whereof unto said party of the second part, and to ying and situate in the County of	is hereby acknowledged, ha. granted, bargaine successors and assigns, F	DOLLARS, sd, sold and by these OREVER, all of the d State of Oklahoma,
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 sector of the party of the sector of	and singular the tenements, hereditaments y of the second part, and to	and appurtenances thereunto belonging or in an accessors and assigns, forever. And the lawful owner, of the premises above grawing will WARRANT AND DE lassigns, forever, against the lawful claims of all plons, to-wit:	nywise appertaining, the said part
being for a loan made by the said party of the second part	b, to the said partof the first part, and t	payable according to the tener and effect of	DOLLARS,
regotiable promissory note, executed and delivered by	the said part of the first part, bearing o	date	,19,, and
One for \$	dueduedue		19
One for S			
All payable at the office of	days of	hne to	
each year. The installments of interest until maturity to said partof the first part, each bearing interest aft	are further evidenced by	coupon interest notes, of even date herewith	ı, and executed by
Second. The said partof the first part covenau es and premises and any and all taxes or assessments the y the State of Oklahoma, or by the county, township or ie morteaged premises insured in some reliable fire and to	ntand agreeto pay all taxes and assess at shall be made upon said loan, or upon the municipality, wherein said real estate is sitt ornado insurance company approved by the	ments, general and special, and of whatever chara- ne legal holder of said notes and mortgages, on a uated, when the same becomes due, and to keep s party of the second part for the sum of S	cter whatsoever, on ecount of said loan, the buildings upon
nd to assign the policies to the said party of the second p aid party of the second part to be held by	tout an	Interacte mark appear and deliver said malial	as aller to the ear
nd care and expense of collecting such insurance it loss of Third. The partof the first part agree to ke llow or commit any wasto on said premises and not to be	eep all buildings, fences, and other improve	ments on said premises in as good repair as they	are now, and not to
Fourth. It is further expressly agreed by and between the same become due, or in case of default in if said fire and tornado insurance, when the same becomes fany covenant or condition herein contained, the whole in account of taxes or assessments, upon said premises, or ue and payable and this mortgage may be foreclosed into	een the parties hereto that if any default be the payment of any installment of taxes or due, or in case of removal of any of the bui of said principal sum named herein, and the r upon said loan, or the premiums for fire an aediately, and the party of the second part o	s made in the payment of any part of either said a assessment lipon said premises, or upon said load idlings or other improvements from said land, or it is interest thereon, and all sums paid by the party and tornado insurance, upon said premises, shall be or any legal holder of this note shall be entitled to r	principal or interest in, or the premiums a case of the breach of the second part, become immediately ecover the principal
een made upon said sum, and the party of the second put ssessments upon said premises, or upon said loan, or inst nee premiums, together with interest thereon from the da	rt, or the legal owner and holder of said not urance premiums paid by the party of the s te of such payment at 10 per cent. per annu	to and mortgage, shall be entitled to recover on a econd part, the full amount so paid, as taxes or as im.	account of taxes or sessments, or insur-
And it is also agreed that in the event of any defaul p party of the second part, or	lt in payment or breach of any covenant or assigns, as additional collateral security and s option of the party of the second part.	condition herein, the rents and profits of said pr i said party of the second part, or assigns, shall	emises are pledged be entitled to pos-
It is further agreed and understood that in computing event, nor in anywise, directly or indirectly, be com-	ing interest upon this losu in accordance wit nuted so as to exceed 10 per cont per annu-	th the stipulations of this bond, and this mortgage n.	, such interest shall
Fifth. It is hereby further agreed and understood rincipal or interest notes, that may hereafter be given, in toon the same during the said time of extension.	the event of any extension of time for the p	ayment of said principal debt, to evidence said p	rincipal or interest
Sixth. Said partof the first part, hereby agree. ollars (\$10.00), and 10 per cent. of the amount due there ollection, and the sun so due shall become a part of the ju Seventh. Said partof the first part for the con- ws and of the homestead exemptions of the State of Okl	in event action is brought to foreclose the on, and said attorney's fee shall become due digment and shall be secured by a lien of thi sideration above mentioned hereby expressly labours.	is mortgage	orney's fee of Ten s of an attorney for red thereon, benefit of the stay
Eighth. It is expressly agreed and understood that rances upon said property prior or superior to this mortge or recover the same with interest at 10 per cent. upon the recursed by these notes and may be recovered in the forest IN WITNESS WHEREOF, The said partof the rst above written.	the party of the second part shall have the age dobt, and upon paying and discharging a unount so paid, from the partof the fire osure thereof at the option of the party of the	right to pay and discharge at his option any and such lion or incumbrance the party of the second put it part and said sum shall be and become a part of he second part.	all liens or incum- art shall be entitled the mortgage debt
Executed and Delivered in Presence of:	- Parly particle.	nainen ja en 1844 (1845 - 1844), metrologistaria, antiminara, peterse en 1844 (1844), metrologistaria en 1844 (1845 (1844), metrologistaria en 1845 (1844), metrologistaria en 1844 (1844), metrologistaria en 1844 (1844), m	
rational and the second section of the second se	erstrateg (funcción i de principales	\$2.5 co. (1.4 marks + 7.5 co. 19 marks + 19	Philippersonal Chippers and Sof
STATE OF OKLAHOMA, },ss.	Mariana di	manin desirably (maninarity extra value and an amenda president y an appropri	rate in the state of the state
STATE OF OKLAHOMA, ss. Defore me, day of day		, personally appeared	and
ome known to be the identical persons who executed the form of the first and voluntary act and deed for Witness my hand and official scal on the date last al	within and foregoing instrument and acknoor the uses and purposes therein set forth.	wledged to me that	
y commission expires			Notary Public.
This instrument was filed for record this	day of	A. D. 19. at	o'elock M
	Deputy.	Reconstruction of the second o	egister of Deeds.