## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE			
dreddred	by and between	est de la companya d La companya de la companya de	in the year of our Lord One Thousand Nine Hun-
anagasin aadamigata sa sagadan kan kan madagan akan ka	range registration and responsive extension relies in afterioria		
indigual in Santualistic in a risk or restrict to the site of the contract of		de la la la fer El coltua Establica a vivil establica.	그리 하는 문항들은 사람들이 가는 가는 그는 것은 사람들이 가지를 하는 가장을 가능되었다. 사람들은 학교들은
party of the second part: WITNESSETH, That the said partof the	he first part, for and in consideration	of the sum of	
to me some in hand paid, by the a presents dogrant, bargain, sell, convey and con following-described tract, piece, or parcelof I to-wit:	said party of the second part, the rec nfirm, unto said party of the second p land, lying and situate in the County	ceipt whereof is hereby acknowled part, and to	ged, hagranted, bargained, sold and by these successors and assigns, FOREVER, all of the and State of Oklahoma,
, antoniaenaminintainintainintainintainintainintainintainintainintainintainintainintainintainintainintainintai entarapulatinintainintainintainintainintainintainintainintainintainintainintainintainintainintainintainintaini Entarapulatinintainintainintainintainintainintainintainintainintainintainintainintainintainintainintainintain			***************************************
- didipudiningangapapangan inggangan menggungan - ngangangangangangan			kroporeki (1904), ripidakekori perdanaken 1900 mendiri. Minoria opirara erregia opiraraken hario perdanaken disibiliaria beriolaria disibiliaria beriolaria disibiliar
	daggagespa (ekki-jingkuya ikh- i-) sa'inna iko-ya-tub- usabasakukukiyosa		
and all rights of homestend exemption unto the sale of the first part dohereby covenant and agree to a good and indefeasible estate of inheritance therein the quiet and peaceable possession of said party of the PROVIDED, ALWAYS, And this instrumen	It all and singular the tenements, he departy of the second part, and to mithe the the delivery hereof, in free and clear of all incumbrances, the second part,	ereditaments and appurtenances  successor  the lawful owne and that  uccessors and assigns, forover, aga lowing conditions, to-wit:	thereunto belonging or in anywise appertaining, s and assigns, forever. And the said part rof the premises above granted, and seized of will WARRANT AND DEFEND the same in
being for a loan made by the said party of the secon	· restricted for the field of the few few few few fields and the field of the few few few few few few few few few fe	(nyo ng berbanjanjadha, propinsade dar (1864), a bengar paganggabiyan	DOLLARS,
negotiable promissory note,, executed and delivere	ed by the said partof the first pr	art, bearing date	, and
One for \$	due		
One for \$	due		
All payable at the office of	per cent. per annum	, and at the rate of 10 per cent. pe	with interest thereon from date until r annum after default or maturity; payable semi-
annually, both before and after maturity, on the in each year. The installments of interest until ma the said partof the first part, each bearing inter	sturity are further evidenced by	coupon interest	notes, of even date herewith, and executed by
the said parkof the first part, each bearing inter  Second. The said parkof the first part e the said premises and any and all taxes or assessme by the State of Oklahoma, or by the county, towns! the mortgaged premises insured in some reliable fire	ovenantand agreeto pay all taxe ints that shall be made upon said lost hip or municipality, wherein said real	s and assessments, general and sp n, or upon the legal holder of said t estate is situated, when the sam	pecial, and of whatever character whatsoever, on d notes and mortgages, on account of said loan, ne becomes due, and to keep the buildings upon
and to assign the policies to the said party of the se said party of the second part to be held by	cond part, as	interests may ap s fully paid, and said partof	pear, and deliver said policies and renewals, to the first part assumes all responsibility of proof
allow or commit any waste on said premises and not rough. It is further expressly agreed by and notes when the same become due, or in case of defat of said fire and tornado insurance, when the same be of any covenant or condition herein contained, the on account of taxes or assessments, upon said premium and payable and this mortgage may be foreclost sum mentioned in said bond, together with interest been made upon said sum, and the party of the seconsessments upon said premises, or upon said loan, ance premiums, together with interest thereon from	: to permit any of the improvements to between the parties hereto that if a lit in the payment of any installment comes due, or in ease of removal of a whole of said principal sum maned hises, or upon said loan, or the premit dimmediately, and the party of the thereon, from the data thereof at 10	to be removed therefrom or to be my default be made in the payment of taxes or assessments, upon is my of the buildings or other impro- orein, and the interest thereon, an ms for fire and tornado insurance second part or any legal holder of per cent. Der annum, crediting an	seeme dilapidated or destroyed.  It of any part of either said principal or interest aid premises, or upon said loan, or the premiums vements from said land, or in ease of the breach d all suma paid by the party of the second part, upon said premises, shall become immediately this note shall be eititled to recover the principal up and all interest payments made, if any have
And it is also agreed that in the event of any	detault in payment or breach of any	covenant or condition herein, the	rents and profits of said premises are pledged
in no event, nor in anywise, directly or indirectly, b	omputing interest upon this loan in a se computed so as to exceed 10 per co	ccordance with the stipulations of out per annum.	this bond, and this mortgage, such interest shall
Fifth. It is hereby further agreed and under principal or interest notes, that may hereafter be give upon the same during the said time of extension.	경기 가는 방법을 하면 하다면 하다 이 기가 되었다고 있다.	에게 살이 제작되었습니다. 한다의 얼마다	그들은 이 그렇게 있습니다 하나 사람들이 살아 보다 살아 내 나는 것이다.
Sixth. Said partof the first part, hereby Bollars (\$10.00), and 10 per cent. of the amount due collection, and the sum so due shall become a part of Seventh. Said partof the first part for the laws and of the homestead exemptions of the State	agreein event action is brought to thereon, and said attorney's fee shal the judgment and shall be secured by se consideration above mentioned her of Oklahoma.	torcolose this mortgage	
Eighth. It is expressly agreed and understood prances upon said property prior or superior to this a to recover the same with interest at 10 per cent, upon secured by these notes and may be recovered in the	d that the party of the second part st mortgage debt, and upon paying and n the amount so paid, from the part. foreclosure thereof at the option of th	nall have the right to pay and dis discharging such lien or incumbra of the first part and said sum s ne party of the second part. hereunto subscribed	charge at his option any and all liens or incum- nea the party of the second part shall be entitled shall be and become a part of the mortgage debt
Executed and Delivered in Presence	S.	Artista 95000000000000000000000000000000000000	
STATE OF OKLAHOMA,	SS <sub>4</sub> .	Section of the sectio	
STATE OF OKLAHOMA,  County of	ne 🎚 Registro - missorio (no neo gambo canony, io magas isafiiro neo ni		a Notary Public, in and for said County and
State, on thisday of	erren eren anne en anne en		oared
o me known to be the identical persons who execute			
free and Voluntary act and	deed for the uses and purposes therei	n set forth.	
Witness my hand and official seal on the date	HESE ROOVE WILLIAM	Car and the second	Notary Public
This instrument was filed for record this			A-D 10 at algebra W