## MORTGAGE RECORD, No. 71

THIS INDENTURE, Made this	REAL ESTATE MO	July 1990 (1990) (1994) - Salar	and an Arm
¢dimenni ar in antiqui ar in antique de la compania	by and between	atipat planeten in gegeneter egyptimisere (perspire), spacetaje er az estre de	daning ola gapa, sarak sensiga sapasa sengga dan basah basah
the County of	e addes a citagrafi i vande emaje brejen date pre citagas pranctico, tanto especial a ciedenta citago.	ar - Capabatha end chare en abhail ha bhail bhail bhail air agus an	
rby of the second paris	anna manakana manakan kanakan k		
WITNESSETH, That the said part,of t	lie first part, for and in consideration of the	sum of,	DOLLAR
in hand paid, by the esents dogrant, bargain, sell, convoy and co llowing-described tract, piece, or parcelof -wit:	said party of the second part, the receipt winfirm, unto said party of the second part, an land, lying and situate in the County of	tereof is hereby acknowledged, hagr kl tosuccessor	auted, bargained, sold and by the s and assigns, FOREVER, all of the
TO HAVE AND TO HOLD THE SAME, We daily rights of homestead exemption unto the sai the first part dohereby covenant and agree good and indefeasible estate of inheritance therein a quiet and peaceable possession of said party of PROVIDED, ALWAYS, And this instrument	With all and singular the tenements, heredita id party of the second part, and to	ments and appurtenances thereunto bel	longing or in anywise appertaining forever. And the said part mises above granted, and seized of ANT AND DEFEND the same in il claims of all persons whomsoeve
First, Said partof the first part	entraphia decini re accire anne del de vici enditate candi	ertent, netterstiller lakera eringe værigt frankrivsketingstat fra enderfe	DOLLARI
ing for a loan made by the said party of the secongotiable promissory note, executed and deliver yable to the order of the said party of the secong	nd nart, to the said part of the first part	and payable according to the tenor and	l effect of
ne for \$	minima anin	and the same of th	
ie for S	duo		10.
All payable at the office of	per cent. per annum, and a	t the rate of 10 per cent. per annum after	with interest thereon from date unt r default or maturity; payable sem
mally, both before and after maturity, on the	days of	and	
each year. The installments of interest until man asid partof the first part, each bearing inte	rest after maturity at the rate of 10 per cent covenantand agree to pay all taxes and	, per annum. assessments, general and special, and of	Whatever character whatsoever, o
Second. The said partof the first part of said premises and any and all taxes or assessment the State of Oklahoma, or by the county, towns	ents that shall be made upon said loan, or u ship or municipality, wherein said real estate	oon the legal holder of said notes and r is situated, when the same becomes d	nortgages, on account of said loan ue, and to keep the buildings upo
mortgaged premises insured in some reliable fire	e and tornado insurance company approved	by the party of the second part for the	sum of \$
d to assign the policies to the said party of the sid d party of the second part to be held by	until this mortgage is fully	paid, and said partof the first part	assumes all responsibility of proc
Third. The partof the first part agree	to keep all buildings, fences, and other in	provements on said premises in as good	repair as they are now, and not t
Fourth. It is further expressly agreed by antes when the same become due, or in case of defa said fire and tornado insurance, when the same be any covenant or condition herein contained, the account of taxes or assessments, upon said preme and payable and this mottgage may be forelos and the same than the same transfer of the same transfer of the same transfer of the said transfer of	d between the parties hereto that if any defe ult in the payment of any installment of to	ult be made in the payment of any par xes or assessments, upon said premises,	t of either said principal or interes or upon said loan, or the premium
said fire and tornado insurance, when the same be any covenant or condition herein contained, the	ecomes due, or in case of removal of any of t whole of said principal sum named herein, a sises, or upon said loan, or the premiums for	he buildings or other improvements from and the interest thereon, and all sums pa- fire and tornado insurance, upon said a	n said land, or in case of the breac aid by the party of the second party premises, shall become immediately
e and payable and this mortgage may be forcelos in mentioned in said bond, together with interest	ed immediately, and the party of the second thereon, from the date thereof at 10 per ce	part or any legal holder of this note shal at, per annum, crediting any and all in	l be entitled to recover the principa terest payments made, if any hav
n mentioned in said bond, together with interest en made upon said sum, and the party of the sec essments upon said premises, or upon said loan, se premiums, together with interest thereon from	or insurance premiums paid by the party of the date of such payment at 10 per cent. pe	It note shat mortgage, shan be entitled I the second part, the full amount so paid r annum.	d, as taxes or assessments, or insur
And it is also agreed that in the event of any	default in payment or breach of any coven	ant or condition herein, the rents and p	
party of the second part, or sion of the said premises, by receiver or otherwise			
It is further agreed and understood that in c no event, nor in anywise, directly or indirectly,	be computed so as to exceed 10 per cent per	annum,	u this mortgage, such interest shar
Fifth. It is hereby further agreed and under neipal or interest notes, that may hereafter be given the same during the said time of extension.	당한 동안 바다면 하다 얼마리는 하는 사람이 모모 살이 다 하다 했다.	그 일본화에 열 한 동안인 중 원인하는 일반하는 이 모든 물인 되었다.	[ [호텔 가입니다 + 12] + 4 ^ # 12 # 12 # 12 # 12 # 12 # 12 # 12 #
Sixth. Said partof the first part, hereby llars (\$10.00), and 10 per cent. of the amount du lection, and the sum so due shall become a part o	y agreein event action is brought to fored a thereon, and said attorney's fee shall becon f the judgment and shall be secured by a lien	ose this mortgage	will pay an attorney's fee of Ter ced in the hands of an attorney for or decrea rendered thereon.
Seventh. Said partof the first part for t	he consideration above mentioned hereby ex of Oklahoma.	pressly waiveappraisement of said rea	l estate and the benefit of the stay
Eighth. It is expressly agreed and understorances upon said property prior or superior to this recover the same with interest at 10 per cent. but the control of the control of the control of the control of the interest and may be recovered in the IN WITNESS WHEREOF, The said part st above written.	nd that the party of the second part shall ha mortgage debt, and upon paying and discha no the amount so paid, from the part:of i foreclosure thereof at the option of the part of the first part	rereunto subscribed	option any and all liens or incum- of the second part shall be entitled eccome a part of the mortgage debi
EXECUTED AND DELIGERED IN PRESEN	appropriate the control of the contr		
STATE OF OKLAHOMA			
STATE OF OKLAHOMA, unty of Before me,	} ss•		
ite, on thisday of	ara regregario i elektro ar eggo renakelelarior ferola baseleggenkky everskatererosins	10 personally appeared	
me known to be the identical persons who execut	ted the within and foregoing instrument and	acknowledged to me that	and described to the engineers of the contraction of the following supportants.
free and voluntary act and	deed for the uses and purposes therein set i	orth.	
Vitaess my hand and official seal on the date	s growt anny S.S. Thay your		Notary Public.
This instrument was filed for record this			n at n'oloch ar
			M