## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE		
dred	by and between	arriperiorspoor proporties (150 f. e. 150 million distriction of the control of t
of the County of	and State of Oklahoma, partof the first part,	and
party of the second part: WITNESSETH, That the said partof t	ha first part, for and in consideration of the sum of	programme to the region of the control of the contr
to	said party of the second part, the receipt whereaf is hereby acknown firm, unto said party of the second part, and to land, lying and situate in the County of	vledged, hagranted, bargained, sold and by thes sùccessors and assigns, FOREYER, all of th and State of Oklahom
an ang ang ang ang ang ang ang ang ang a		
TO HAVE AND TO HOLD THE SAME, We and all rights of homestead exemption unto the said of the first part do,hereby covenant and agree a good and indefeasible estate of inheritance thereis the quiet and peaceable possession of said party of PROVIDED, ALWAYS, And this instrument	Vith all and singular the tenements, hereditaments and appurtenant diparty of the second part, and to success that at the delivery hereof, the lawful of the second part, successors and clear of all incumbrances, and that the second part, successors and assigns, forever, at is made and executed upon the following conditions, to-wit:	ces thereunto belonging or in anywise appertaining ssors and assigns, forever. And the said part
an annious rappi practici programmi (apragram) na opisom annio rappi describi com	iustly indebted to the party of the second part, in	DOLLARS
negotiable promissory note, executed and deliver payable to the order of the said party of the secon One for \$	ed by the said partof the first part, bearing date	
One for \$	alayes e regim communication and uda e a manamania ances de constituires de constituires de constituires de co Transferiores de constituires de constituires de constituires de constituires de constituires de constituires d	with interest therein from date unit
annually both before and ofter maturity on the	per cent, per annum, and at the rate of 10 per cent days of	and
the said partof the first part, each bearing inte Second. The said partof the first part of the said premises and any and all taxes or assessme by the State of Oktaborne, or by the county towns	rest after maturity at the rate of 10 per cent. per annum.  covenantand agreeto pay all taxes and assessments, general an ents that shall be made upon said loan; or upon the legal holder of thip or municipality, wherein said real estate is situated, when the	d special, and of whatever character whatsoever, on said notes and mortgages, on account of said loan same becomes due, and to keep the buildings upon
the mortgaged premises insured in some reliable fire	and tornado insurance company approved by the party of the sec	ond part for the sum of \$
Third. The partof the first part agree	f loss occurs. to keep all buildings, fences, and other improvements on said protection to permit any of the improvements on said protection.	emises in as good repair as they are now, and not to
Fourth. It is further expressly agreed by an notes when the same become due, or in case of defa of said first and tornado insurance, when the same be of any covenant or condition herein contained, the on account of taxes or assessments, upon said prem due and payable and this mortgage may be foreclos summentioned in said bond, together with interest been made upon said sum, and the party of the sec	it to permit any of the improvements to be removed therefrom or it between the parties hereto that if any default he made in the payult in the payment of any installment of taxes or assessments, upo ecomes due, or in case of removal of any of the buildings or other in whole of said principal sum named herein, and the interest thereon isses, or upon said loan, or the premiums for fire and tornado insured immediately, and the party of the second part or any legal holder thereon, from the data thereof at 10 per cent. per annum, crediting of insurance premiums paid by the party of the second part, the fire the data of the payment at 10 per cent. per annum.	yment of any part of either said principal or interest on said premises, or upon said loan, or the premiums aprovements from said land, or in case of the breach i, and all sums paid by the party of the second par- ance, upon said premises, shall become immediately if of this note shall be entitled to recover the principal grany and all interest payments made, if any have shall be entitled to recover on account of taxes or
And it is also agreed that in the event of any	demand it has ments of pleasest of any coverance or contribut neight	the read and profits of said premises are predect
It is further agreed and understood that in c	assigns, as additional collateral security and said party of the second part, on the option of the party of the second part, omputing interest upon this loan in accordance with the stipulation on computed so as to exceed 10 per cent per annum.	s of this bond, and this mortgage, such interest shall
Fifth. It is hereby further agreed and under principal or interest notes, that may hereafter be giv upon the same during the said time of extension.	rstood that this mortgage secures the payment of the principal norm, in the event of any extension of time for the payment of said I	ote and interest herein described, and all renewal principal debt, to evidence said principal or interest
Seventh. Said part of the first part for t	agreein event action is brought to foreclose this mortgage e diereon, and said attorney's fee shall become due and payable wh the judgmont and shall be secured by a lien of this mortgage and l his consideration above mentioned hereby expressly waivsappraise	en this note is placed in the hands of an attorney for by any judgment or decree rendered thereon. ement of said real estate and the benefit of the stay
laws and of the homestead exemptions of the State Eighth. It is expressly agreed and understor because upon said property prior or superior to this to recover the same with interest at 10 per cent, up- secured by these notes and may be recovered in the IN WITNESS WHEREOF. The said part	of Okanoma.  d that the party of the second part shall have the right to pay and mortgage debt, and upon paying and discharging such lien or incum on the amount so paid, from the partof the first part and said st forcelosure thereof at the option of the party of the second partof the first part	i discharge at his option any and all liens or incum- abrance the party of the second part shall be entitled um shall be and become a part of the mortgage debt
first above written.	er en eg verennette en en	territoria de la proposición de la constitución de la constitución de la constitución de la constitución de la
Executed and Delivered in Presen	(CB OF:	essensembles i reduzion en el la esperimente dissente.
STATE OF OKLAHOMA	manda and a superior and the superior an	anterpression de la company
County of Before me,	SS.	
liste, on this accommon the second se	personally	appeared
o me known to be the identical persons who execut	ed the within and foregoing instrument and acknowledged to magt deed for the uses and purposes therein set forth.	hatan,
14 Tourses this want mer ourcent pour on sugarity	I Hist augye Witecia.	