MORTGAGE RECORD, No. 71

안 가게 되었는데 가는 사람이 들고 주시 가는 이번 가게 하는데 그 그리지만 하셨다면 하는데 가셨다.	ESTATE MORTGAGE
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tagers and the control of the contro	en tankungi salah salah da kaman bidas da karan menangkan kanan bida da karan kanan kanan bida da kanan bida d Manan menangkan kanan bida da kanan bida da kanan bida kanan bida da kanan bida da kanan bida da kanan bida me
그는 어떻게 되는 사람들이 어떻게 하는 그래요? 이 사람들은 모든 사이지를 되어 먹는 것이다.	하는 모양으로 그렇게 되었다. 경우에 가장 되었는 점에 그 작업을 하는 것 같은 하다면 하다고 있다. 그는 사람들이 하는 하는 하는 것 같은 그 것 같은 사람들이 하는 사람들이 하는 사람들이 하는 사람들이 하는 것 같은 사람들이 하는 것이다.
WITNESSETH, That the said partof the first part, for and	and State of Oklahoma, part
control of the service of the servic	second part, the receipt whereof is hereby acknowledged, hagranted, bargained, sold and by the arty of the second part, and tosuccessors and assigns, FOREVER, all of t uate in the County ofand State of Oklahon
TO HAVE AND TO HOLD THE SAME, With all and singular	or the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining
nd all rights of homestead exemption unto the said party of the second the first part doheroby covenant and agree that at the delivery good and indefeasible estate of inheritance therein, free and clear of an equiet and peaceable possession of said party of the second part,	ond part, and to
sing for a loan made by the said party of the second part, to the said	DOLLAR
egotiable promissory note executed and delivered by the said part	tof the first part, bearing date
ne for 8	due1919
ne for \$	due
All payable at the office of	er cent, per annum, and at the rate of 10 per cent, per annum after default or maturity; payable sen
munity, both before and after maturity, on the	days of mention and a second of the second o
each year. The installments of interest unce macurity are a said partof the first part, each bearing interest after maturity	evidenced bycoupon interest notes, of even date herewith, and executed I at the rate of 10 per cent, per annum.
Second. The said partof the first part covenantand age- ie said premises and any and all taxes or assessments that shall be m	ee to pay all taxes and assessments, general and special, and of whatever character whatsoever, ande upon said loan, or upon the legal holder of said notes and mortgages, on account of said loay, wherein said real estate is situated, when the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and to keep the buildings upon the same becomes due, and the same becomes
e mortgaged premises insured in some reliable fire and tornado insure	rance company approved by the party of the second part for the sum of \$
la de la la la la companya de la co	Internate many named distance and deliver and material and military
id party of the second part to be held by	ntil this mortgage is fully paid, and said partof the first part assumes all responsibility of pro
Third. The part of the first part agree to keep all build	dings, fences, and other improvements on said premises in as good repair as they are now, and not
Fourth. It is further expressly agreed by and between the parti-	ies hereto that if any default be made in the payment of any part of either said principal or inter- t of any installment of taxes or assessments, upon said promises, or upon said loan, or the premiu
ofter when the same second insurance, when the same becomes due, or in er f said fire and tornado insurance, when the same becomes due, or in er f said print	ass of removal of any of the buildings or other improvements from said land, or in case of the brea- cinal sum named herein, and the interest thereon, and all sums paid by the party of the second pa
any covernments, upon said premises, or upon said a account of taxes or assessments, upon said premises, or upon said a account of taxes or assessments, upon said premises, or upon said a account of taxes for the said premises, or upon said premises, o	oan, or the premiums for fire and tornado insurance, upon said premises, shall become immediate and the party of the second part or any legal holder of this note shall be entitled to recover the principal to the party of the second part or any legal holder of this note shall be entitled to recover the principal to the principal
in mentioned in said bond, together with interest tuercon, non-success made upon said sum, and the party of the second part, or the leg	date thereof at 10 per cent. per annum, crediting any and all interest payments made, it any magnifered and owner and holder of said note and mortgage, shall be entitled to recover on account of taxes
sessments upon said pranises, or upon said loan, or insurance please premiums, together with interest thereon from the date of such pr	the improvements to be removed therefrom or to become dilapidated or destroyed. We shall be made in the payment of any part of either said principal or interests of any installment of taxes or assessments, upon said premises, or upon said land, or the premium case of removal of any of the buildings or other improvements from said land, or in case of the breaucipal sum named herein, and the interest thereon, and all sums paid by the party of the second par loan, or the premiums for fire and tornado insurance, upon said premises, shall become immediate and the party of the second part or any legal holder of this note shall be entitled to recover the princip date thereof at 10 per cent. per annum, crediting any and all interest payments made, if any has guidens of the party of the second part, the full amount so paid, as taxes or assessments, or insupplements at 10 per cent. per annum.
And it is also approal toke in the event of any default in Daymen	its of dicacit of any covenant of condition detent, the fents and diones of said dremises are dicago
party of the second part, or	additional collateral security and said party of the second part, or assigns, shall be entitled to po the party of the second part.
It is further agreed and understood that in computing interest u	upon this loan in accordance with the stipulations of this bond, and this mortgage, such interest sha
Fifth. It is hereby further agreed and understood that this more than a continuous or interest notes, that may hereafter be given, in the event of	to exceed to per cent per annual. ortgage secures the payment of the principal note and interest herein described, and all renewa f any extension of time for the payment of said principal debt, to evidence said principal or intere
pon the same during the said time of extension.	ation is beautiful to forestiese this mortrare
Sixth. Sau part	action is brought to foreclose this mortgage
Seventh. Said parkof the first part for the consideration above and of the homestead exemptions of the State of Oklahoma.	bove mentioned hereby expressly waiveappraisement of said real estate and the benefit of the sta
Eighth. It is expressly agreed and understood that the party of	of the second part shall have the right to pay and discharge at his option any and all liens or incun d upon paying and discharging such lien or incumbrance the party of the second part shall be entitle paid, from the purtof the first part and said sum shall be and become a part of the mortgage del if at the option of the party of the second part.
rances upon sain properties of 10 per cent. upon the amount so precover the saine with interest at 10 per cent. upon the amount so precived by these notes and may be recovered in the foreclosure thereof	aid, from the part,of the first part and said sum shall be and become a part of the mortgage der of at the option of the party of the second part.
IN WITNESS WHEREOF, The said partof the first part rst above written.	hereunto subscribed
Executed and Delivered in Presence of:	
ganalasagunga disangangan (Ganasawanan) dipangangan (Ganasawan)	annia yanyinin wan amanan a
and a decimal trade to the first of the firs	
STATE OF OKLAHOMA,	
Before me.	a Notary Public, in and for said County an
lista on this day of	19 personally appeared
	Harania da
o me known to be the identical persons who executed the within and in the interest and deed for the uses a Witness my hand and official seal on the date last above written	and purposes therein set forth.
ly commission expires,	Notary Public.
J. Commence	
This instrument was filed tor record this amount of the contraction of	Addly officerous commencements of additions of EU-Francis measures sections.
Daputy	Register of Deeds.