MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

dredby and b	obween	
Agrical Marticipa or Article and Same Section and Section Commission (Commission Commission Commiss		American in consequent of materials of the consequence of the conseque
party of the second part: WITNESSETH That the said part of the first pa	rt. for and in consideration of the sum of	he first part, and
toin hand paid, by the said party presents dogrant, bargain, sell, convey and confirm, unit following-described tract, piece, or parcelof laud, lying to-wit:	of the second part, the receipt whereof is he said party of the second part, and to	pollars, creby noknowledged, hngranted, bargained, sold and by these successors and assigns, FOREYER, all of the and State of Oklahoma,
(i.e. ear p. jales, arrainnes, compris iffantspiesseur (p. c. pris) ikalis est en mynyr eine illustrereisteren ibris	gliggy, was the spranger over special rank which place - profit has an artificial grades which	The second section of the second seco
Anna (rythi odda gannai mada ang ang mada sang king ang king rati ang rati ong maga na taong kang kang mada ang	pryporalisyty weighteetheetheetheetheetheetheetheetheethe	ingga arga a sanggarang sanggarang nagang nagang ang ang ang ang ang an
**************************************	(projestant) – president depoisser despendents	
gran veregen escentive eigen eine ergel rauft für erkeit bei fre betrettet er eine ett eine eige ettet er eine		
TO HAVE AND TO HOLD THE SAME, With all am and all rights of homestead exemption unto the said party of of the first part dohereby covenant and agree that at the a good and indefeasible estate of inheritance therein, free and the quiet and peaceable possession of said party of the second PROVIDED, ALWAYS, And this instrument is made First. Said part	I singular the tenements, hereditements and the second part, and to delivery hereof, clear of all incumbrances, and that part,	appurtenances thereunto belonging or in anywise appertaining,successors and assigns, forever. And the said part the lawful ownerof the premises above granted, and seized ofwill WARRANT AND DEFEND the same in igns, forever, against the lawful claims of all persons whomsoover.
being for a loan made by the said party of the second part, to	the said partof the first part, and pays	ble according to the tenor and effect of
negoniane promissory note, executed and delivered by the payable to the order of the said party of the second part, as One for \$	said partor the first part, bearing date follows:	uparantee in the control of the cont
One for \$	dito	
One for Samuelland of the Control of	her cent, per appum, and at the rate	with interest thereon from date until of 10 per cent. per annum after default or maturity; payable semi-
annually, both before and after maturity, on the		a series as a series and series and series and series are a ser
Second. The said part of the first part covenant the said premises and any and all taxes or assessments that is by the State of Oklahoma, or by the county, township or must the mortgaged premises insured in some reliable fire and form and to assign the policies to the said party of the second part to be held by	and agreeto pay all taxes and assessmen hall be made upon said lean, or upon the le nicipality, wherein said real estate is situate add insurance company approved by the pay, as	coupon interest notes, of even date herewith, and executed by m. s, general and special, and of whatever character whatsoever, on gal holder of said notes and mortgages, on account of said loan, d, when the same becomes due, and to keep the buildings upon ty of the second part for the sum of \$
Seventh. Said partof the first part for the conside aws and of the homestead exemptions of the State of Oklaho	ration above mentioned hereby expressly wa ma.	iveappraisement of said real estate and the benefit of the stay it to pay and discharge at his option any and all lieus or incumlien or incumbrance the party of the second part shall be entitled it and said sum shall be and become a part of the mortgage debterond part.
secured by these notes and may be recovered in the foreclosur IN WITNESS WHEREOF, The said partof the fi irst above written.	rst parthercunto s	ubscribednameon the day and year
Executed and Delivered in Presence of:	4.04.049.1411.14	
estamanga matikkan Mikubili Arija dalam bada dalam animi Majadi dalam ba	양이 강하지만 얼마나 아니다. 얼마나 얼마나 느 보다	and the state of t
STATE OF OKLAHOMA	and all the second seco	
County of		
state, on this		, personally appeared.
		ndid
to me known to be the identical persons who executed the with	hin and foregoing instrument and neknowle he uses and purposes therein set forth.	lged to me that
Mil Intercept was Classic and St.	dayaf	A. D. 10
This instrument was filed for record this	annerings min attity. The firms are an end of the Second	Register of Deeds.
	Deputy	Register of Deeds,