MORTGAGE RECORD, No. 71

								M		
									G	

	ar filipide estendibility oprande anangar handarran ing ing pranting and markar history diameter and analysis of the debit of the second secon	
ente antico di antico di agrandi, antico di agrandi di agrandi di agrandi di agrandi di agrandi di agrandi di a Calcologia	and State of Oklahoma, partof the first part, and	and the second
inger (and Suite of Oktationa, partial of the first part, and	
rty of the second part: WITNESSETH, That the said partof the first Part,	for and in consideration of the sum of	iking pangan pangan at dan katanggan kalanggan ka
esents dogrunt, bargain, sell, convey and confirm, unto so	the second part, the receipt whereof is hereby acknowledged, ha, and party of the second part, and tosuccess d situate in the County of	granted, bargained, sold and by these ors and assigns, FOREVER, all of the
an ing pagaman ang ang ang ang ang ang ang ang ang a		
productive distributive received or comprehensive and constructive action of the comprehensive artists of the	indiana mandrina di mandria di ma	
ىرىيى بىلىرىيى بىلىر ئايىرىيى بىلىرىيى		Tarang managan ang panggan ang panggan ang ang panggan ang ang panggan ang panggan ang panggan ang panggan ang
TO HAVE AND TO HOLD THE SAME, With all and sid all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the degod and indefeasible estate of inheritance therein, free and cle a quiet and peaceable possession of said party of the second pa PROVIDED, ALWAYS, And this instrument is made an	ingular the tenements, hereditaments and appurtenances thereunto be second part, and to successors and assign silvery bereof, the lawful owner of the present of all incumbrances, and that successors and assigns, forever, against the lawful owner of the part, in the principal successors and appurtenances thereases and appurtenances and appurtenances thereases are successors and appurtenances are successors and appurtenances and appurtenances and appurtenances are successors are successors and appurtenances are successors are s	clonging or in anywise appertaining, s, forever. And the said part
ng for a loss made by the said wayly of the second part, to the	ne said partof the first part, and payable according to the tenor a	DOLLARS,
gotiable promissory note, executed and delivered by the salvable to the order of the said party of the second part, as fol	d partof the first part, bearing date	and
e for Sain many and a second s	duedue	
		10
All payable at the office ofturity or default, at the rate of	per cent. per aunum, and at the rate of 10 per cent. per annum aff	with interest thereon from date until, er default or maturity; payable semi-
ually, both before and after maturity, on the each year. The installments of interest until maturity are fu	rther evidenced by	ven date berewith, and executed by
said partof the first part, each bearing interest after mat Second. The said partof the first part covenantan	turity at the rate of 10 per cent, per annum. d agreeto pay all taxes and assessments, general and special, and c	of whatever character whatsoover, on
said premises and any and all taxes or assessments that shal the State of Oklahoma, or by the county, township or munic	d agreeto pay all taxes and assessments, general and special, and cl be made upon said loan, or upon the legal holder of said notes and ipality, wherein said roal estate is situated, when the same becomes insurance company approved by the party of the second part for the	mortgages, on account of said loan due, and to keep the buildings upor
to applien the policies to the gold party of the second part as	interests may appear and c	leliver said noticies and renovale to
party of the second part to be held by	until this mortgage is fully paid, and said partof the first pa	rt assumes all responsibility of proo
Third. The partof the first part agree to keep all w or commit any waste on said premises and not to permit a	l buildings, lences, and other improvements on said premises in as goo my of the improvements to be removed therefrom or to become dilap	d repair as they are now, and not to idated or destroyed.
Fourth. It is further expressly agreed by and between the swhen the same become due, or in ease of tefault in the paraid fire and tornado insurance, when the same becomes due, or my covenant or condition herein contained, the whole of said account of taxes or assessments, upon said premises, or upon and payable and this mortgage may be forcebeed immediate weekleand in said lead together with interest thereo.	my of the improvements to be removed therefrom or to become diapse eparties hereto that if any default be made in the payment of any property of any installment of taxes or assessments, upon said premises in a case of removal of any of the buildings or other improvements for principal sum named herein, and the interest thereon, and all sums said loan, or the premiums for fire and tornado insurance, upon said sky, and the party of the second part or any legal holder of this note sin in the date thereof at 10 per cent. Per unnum, crediting any and all i he legal owner and holder of said note and mortgage, shall be entitle premiums paid by the party of the second part, the full amounts op unch payment at 10 per cent. Per annum.	art of either said principal or interest, or tipon said loan, or the premiums in said land, or in case of the breach said by the party of the second part, premises, shall become immediately all be entitled to recover the principal nutrient magnetic and of the principal nutrient magnetic made. If you began the principal nutriers amounts and of you began the principal nutriers amounts and of you began the principal nutriers amounts and of your began the principal nutriers and the principal nutriers and the principal nutriers and the principal nutriers are not principal nutriers and the principal nutriers and the principal nutriers and the principal nutriers are not
n made upon said sum, and the party of the second part, or t ssments upon said premises, or upon said loan, or insurance premiums, together with interest thereon from the date of s	he legal owner and holder of said note and mortgage, shall be entitle premiums paid by the party of the second part, the full amount so p uch payment at 10 per cent. por annum.	d to recover on account of taxes or aid, as taxes or assessments, or insur-
arty of the second part, or	symmetry of breach of any covenance of conductor neverty one rems and s, as additional collateral security and said party of the second part, in of the party of the second part.	or assigns, shall be entitled to pos-
It is further agreed and understood that in computing into event, nor in anywise, directly or indirectly, be computed	erest upon this loan in accordance with the stipulations of this bond, so as to exceed 10 per cent per annum.	nd this mortgage, such interest shall
Figh. It is hereby further agreed and understood that the civilal or interest notes, that may hereafter be given, in the even the same during the said time of extension.	nis mortgage secures the payment of the principal note and interest ent of any extension of time for the payment of said principal debt, t	o evidence said principal or interest
Sixth. Said partof the first part, hereby agreein evelsrs (\$10.00), and 10 per cent. of the amount due thereon, and ection, and the sum so due shall become a part of the judgmen	ent action is brought to foreclose this mortgage	will pay an attorney's fee of Ten laced in the hands of an attorney for it or decree rendered thereon.
and of the homestead exemptions of the State of Oklahoms	ion above mentioned hereby expressly waiveappraisement of said re	얼마를 다고 하는 사고 하는 바로리고 하는 때 하는 생각을
biguth. It is expressly agreed and understood that the pieces upon said property prior or superior to this mortgage delecover the same with interest at 10 per cent. upon the amounted by these notes and may be recovered in the foreclosure to the WITNESS WHEREOF, The said partof the first above written.	arty of the second part shall have the right to pay and discharge at h b, and upon paying and discharging such lien or incumbrance the part to paid, from the part	us option any and air nears or incum- y of the second part shall be entitled become a part of the mortgage debt
agove written.		그리스 그는 그들이 그런 나를 하는데 하네요. 특히 들었다.
Executed and Delivered in Presence of:	r services segmente est a proprieta esta esta esta esta esta esta esta e	들이 가게 그는 그리고 있을 때문
namer en papara i Mente (Marie Device) pri et er en para en en en part en pri en part en pri en part en part e La companya de la comp	The state of the s	en e
STATE OF OKLAHOMA, ss.		보는 회사 경기 가는 사람들 경우를 받는다.
Before me,		y Public, in and for said County and
	, personally appeared	and
ne Known to be the identical persons who executed the within	n and foregoing instrument and acknowledged to me that uses and purposes therein set forth.	
commission expires	indication of the particular and	Notary Public.
This instrument was filed for record this	A. D. 10، منظم معنان منظم المنظم	