MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

dred by and betw	erakan kabupatèn dan dan kabupatèn dan kabupatèn dan kabupatèn dan kabupatèn dan dan kabupatèn dan kabupatèn d	. (1, p.) - 1, p. (1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	laga yang mengangan pengangan pengangan pengangan Jaga yang mendangangan pengangan pengangan pengangan
of the County of	and State of Oklahoma, partof tl	he first part, and	nt ngaga na kananana na na kapatawa na na na
WITNESSETH, That the said part of the first part.	for and in consideration of the sum of		
oin hand paid, by the said party of resents itogrant, bargain, sell, convey and confirm, unto so ollowing-described tract, picco, or parcelof land, lying an o-wit:	the second part, the receipt whereof is he aid party of the second part, and to	reby acknowledged, hagranted, b	argained, sold and by the signs, FOREVER, all of t , and State of Oklahom
ta, makirin akamatamika upatan untuk u Kamatan akamatan dari dari dari dari dari dari dari dari			
TO HAVE AND TO HOLD THE SAME, With all and shad all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the degood and indefensible estate of inheritance therein, free and elemented the peaceable possession of said party of the second party of the second party of the second party of the first part	o second part, and to		And the said part. ove granted, and seized VD DEFEND the same of all persons whomsoeve
eing for a loan made by the said party of the second part, to the	e said part of the first part, and paval	ble according to the tenor and effect o	f
egotiable promissory note, executed and delivered by the sale ayable to the order of the said party of the second part, as fol	llows:	in Taran and a state of the control	a announce and Uppersonally Al
ne for \$		and the second state of the second state of the second second second second second second second second second	19
ue for \$ All payable at the office of aturity or default, at the rate of	due.	with inter	rest thereon from date un
annally, both before and after maturity, on the	days of	and the second property of the second propert	
each year. The installments of interest until maturity are fure said part the first part, each bearing interest after mat Second. The said part of the first part covenant and it is said premises and any and all taxes or assessments that shall the State of Oklahoma, or by the county, township or municine mortgaged premises insured in some reliable fire and tornado do to assign the policies to the said party of the second part, as id party of the second part to be held by	d agree to pay all taxes and assessments to made upon shid loan, or upon the legipality, wherein suid real estate is situated insurance company approved by the parts	s, general and special, and of whatever, at holder of said notes and mortgage, it when the same becomes due, and the second part for the sum of S. nterests may appear, and deliver said said partof the first part assumes son said premises in as good repair as	r character whatsoever, as, on account of said los o keep the buildings up I policies and renewals, all responsibility of pro
ow or commit any waste on said premises and not to permit at Fourth. It is further expressly agreed by and believen the tes when the same become due, or in case of default in the pasaid fire and tornado insurance, when the same becomes due, o any 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 forelosed immediate in mentioned in said bond, together with interest thereon, from the made upon said sum, and the party of the second part, or it essments upon said premises, or upon said loan, or insurance to premiums, together with interest thereon from the date of sit	p parties hereto that if any default he mad yment of any installment of taxes or asse- or in case of removal of any of the building principal sum named herein, and the inte- said loan, or the premiums for fire and to lay, and the party of the second part or any a the date thereof at 10 per cent. per am he legal owner and holder of said uote an- premiums paid by the party of the second uch payment at 10 per cent. per anium.	io in the payment of any part of eithe saments, upon said premises, or upon a go of other improvements from said lar rest thereon, and all sums paid by the rando insurance, upon said premises, a legal helder of this note shall be entit um, crediting any and all interest paid mortgage, shall be entitled to record part, the full amount so paid, as tax	er said principal or intersaid loan, or the premiu od, or in case of the brea party of the second party of the second party of the second party of the second party of the principal of the second party of th
And it is also agreed that in the event of any default in pa party of the second part, or	ayment or breach of any covenant or cond , as additional collateral security and said on of the party of the second part. erest upon this loan in accordance with the so as to exceed 10 per cont per annuin.	theon herein, the relies and profits of 1 party of the second part, or assigns e stipulations of this bond, and this me	said premises are piedg , shall be entitled to po ortgage, such interest sha
Sixth. Said partof the first part, hereby agreein evollars (\$10.00), and 10 per cent, of the amount due thereon, and lection, and the sum so due shall become a part of the judgmen Seventh. Said partof the first part for the considerations and of the homestead exemptions of the State of Oklahoma	ent action is brought to forcelose this mo I said attorney's fee shall become due and it and shall be secured by a lien of this mo	ortgage	an attorney's fee of To a hands of an attorney for a rendered thereon.
Eighth. It is expressly agreed and understood that the pa ances upon said property prior or superior to this mortgage deb recover the same with interest at 10 per cent, upon the amount cured by these notes and may be recovered in the foreclosure it IN WITNESS WHEREOF, The said partof the first	arty of the second part shall have the right t, and upon paying and discharging such l t so paid, from the partof the first par hereof at the option of the party of the sec	t to pay and discharge at his option a lien or incumbrance the party of the se t and said sum shall be and become a cond part.	ny and all liens or heun cond part shall be entitle part of the mortgage del
st above written.		and the second s	kkan (2.15.14) i Kraftinin (1.15.14) i Akkan Samilan (1.15.14)
EXECUTED AND DELIVERED IN PRESENCE OF:	41.4.4.4.4.4.4.4.4. (1.11.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.	a seeka yoo taligaan ka	A Compression of the contract of the contra
SMIND ON OUT FLOW			are an experience of the contract of the contr
STATE OF OKLAHOMA, unty of			
Before me,	3 19	nersonally appeared	
me known to be the identical persons who executed the within	and foregoing instrument and acknowled uses and purposes therein set forth.	ged to me that	executed the same a
Witness my hand and official seal on the date last above w	ritteit	나는 이 사람들이 살아가 그렇게 그렇게 되는 가는 말라고	
v commission expires	grounde de		Notary Public.
Witness thy mand and omeiat sear on the date task above w	grounde de	A, D. 19,, nt	Notary Public.