MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

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territat vantuur vaitatitatuur etti on ja vateta este 1900 vaja vaita 1900 vaita etti vaita vaita vaita vaita	and the statement of th	erig part la va exterior e vive en la companya de companya de la companya de companya de companya de companya	
of the County of	art, for and in consideration of the sum of		
toin hand paid, by the said party presents dogrant, bargain, sell, convey and confirm, unt following-described tract, pieco, or parcelof land, lyin to-wit:	of the second part, the receipt whereof is to said party of the second part, and to	hereby acknowledged, hagranted, bargai successors and assigns	DOLLARS, ned, sold and by these FOREVER, all of the and State of Oklahoma,
	iga tir (gagani fastani tirin tirin tirin tagani garangan kangan tirin tirin tirin tirin tirin tirin tirin tir Halifa kangan tirin tirin Alakan tagan tirin		vida agama prilipadaja da pipuradunga udang belaja peri Likuvia, sibar pungunya sirindana dingganda dingga Marpada mangunya pipunyahan mengganda kala
		Miller (1864) (1865) jarijataja (1864) (1864	ender frank frank en en frank fr De frank frank De frank
TO HAVE AND TO HOLD THE SAME, With all an and all rights of homestead exemption unto the said party 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 partof the first part	of the second part, and to		d the said part
being for a loan made by the said party of the second part, t	o the said partof the first part, and pr	iyable according to the tenor and effect of	ficial control to the control of the
negotiable promissory note, executed and delivered by the payable to the order of the said party of the second part, a	s follows:	te	19
One for \$	due.		19
One for \$			hereon from date until
munually, both before and after maturity, on the	days of	but but	
n each year. The installments of interest until maturity ar	a further evidenced by	coupon interest notes, of even date herew	ith, and executed by
Second. The said partof the first part covenant. he said premises and any and all taxes or assessments that we the State of Oklahoma, or by the County, township or much mortgaged premises insured in some reliable fire and tore	and agreeto pay all taxes and assessme shall be made upon said loan, or upon the micipality, wherein said real estate is situ	ents, general and special, and of whatever chr legal holder of said notes and mortgages, on ated, when the same becomes due, and to ke	racter whatsoever, on account of said loan, op the buildings upon
tion of the control o		Interests were assumed and Jetters and all	الموارية والمستدين الأباث بالما
aid party of the second part to be held by and care and expense of collecting such insurance if loss occurred.	urs. until this mortgage is fully paid, a	nd said partof the first part assumes all	responsibility of proof
Third. The partof the first part agreeto keep allow or commit any waste on said premises and not to perm Fourth. It is further expressly agreed by and between otes when the sain become due, or in case of default in the of said fire and tormado insurance, when the same becomes if said fire and tormado insurance, when the same becomes in account of taxes or assessments, upon said premises, or in the and payable and this mortgage may be foreclosed immed um mentioned in said bond, together with interest thereon, sees sments upon said premises, or upon said loan, or insura nee premiums, together with interest thereon from the date. And it is also agreed that in the event of any default is	the parties hereto that if any default be a payment of any installment of taxes or, or in case of removal of any of the built said principal sum named herein, and the poin said loan, or the premiums for fire an liately, and the party of the second partor from the date thereof at 10 per cent. per or the legal owner and holder of said note ince premiums paid by the party of the see of such payment at 10 per cent. per annum in payment or breach of any covenant or of the seed of the payment or breach of any covenant or of the payment or breach of any covenant or of the seed of the payment or breach of any covenant or of the payment or breach of any covenant or of the payment or breach of any covenant or of the payment or breach of any covenant or of the payment or breach of any covenant or of the payment or breach of any covenant or of the payment or breach of any covenant or of the payment or breach of any covenant or of the payment or breach of any covenant or of the payment of the p	made in the payment of any part of either sai ssessments, upon said premises, or upon said lings or other improvements from said land, or interest thereon, and all sums paid by the part I tornado insurance, upon said premises, shall any legal holder of this note shall be entitled to annum, ereciting any and all interest payment and mortigage, shall be entitled to recover or cond part, the full amount so paid, as taxes or a. oudlion herein, the rents and profits of said	d principal or interest coan, or the premiums in case of the breach by of the second part, become immediately recover the principal tts made, if any have a account of taxes or assessments, or insur- premises are pledged
party of the second part, orss ssion of the said premises, by receiver or otherwise, at the o	igns, as additional collatoral security and ption of the party of the second part.	said party of the second part, or assigns, she	ll be entitled to pos-
It is further agreed and understood that in computing a no event, nor in anywise, directly or indirectly, be compu-	interest upon this loan in accordance with ted so as to exceed 10 per cent per annum	the stipulations of this bond, and this mortgo	ge, such interest shall
Fifth. It is hereby further agreed and understood the rincipal or interest notes, that may hereafter be given, in the pon, the same during the said time of extension.	it this mortgage secures the payment of the parties of the payment of the parties of the parties of the payment	ne principal note and interest herein descri yment of said principal debt, to evidence said	od, and all renewal, principal or interest
Sixth. Said partof the first part, hereby agreel ollars (\$10.00), and 10 per cent. of the amount due thereon, ollection, and the sum so due shall become a part of the judg Seventh. Said partof the first part for the consid-			
aws and of the homestead exemptions of the State of Oklah Eighth. It is expressly agreed and understood that the trances upon said property prior or superior to this mortgage o recover the same with interest at 10 per cent. upon the an ecured by these notes and may be recovered in the foreclosu	oma.		
IN WITNESS WHEREOF, The said partof the i	irst part hereunt	subscribed name	on the day and year
Executed and Delivered in Presence of:	a received		
	profesional de la constanta de	1485 - 1584 (1484 1484 1484 1484 1484 1484 1484 1	
STATE OF OKLAHOMA 1	particular de la companya de la comp		
STATE OF OKLAHOMA, ounty of			
tate, on this	in the second	personally appeared	
o-mc known to be the identical persons who executed the wing the many set and deed for Witness my hand and official seal on the date last above.	thin and foregoing instrument and acknow the uses and purposes therein set forth, we written.»	ledged to me that	executed the same as
ly commission expires	yeterinker og green in server og er server og	7 2 5	Notary Public.
This instrument was filed for record this.	化基金橡胶 化可能性 化基化氯基 化氯基酚 化二氯基酚 化氯化苯甲磺胺 医克里特氏征 化双氯化合物 化二甲基乙	그리고 그렇게 그리고 하다 회사에서 살았습니다. 그는 사람들이 생각하다면 그는 그는 것이 되었다면 그렇게 되었다.	The same for the contract of the same of t
generation in the state of the	Deputy.	NAMES OF THE PROPERTY OF THE P	Register of Decds.