## MORTGAGE RECORD, No. 71

## STATE OF OKLAHOMA REAL ESTATE MORTGAGE

red	d hun ydaminin min i mae	ctycen	and the second second section of the section of the second section of the s	year of our Lord One Thousand Nine
eran dagitan da kanan kanan da kanan d	aries (fire expense execute green polytopist about an execu-	di tala 1941 per 19 (dagi 1979) par Laborato, seberata dagiaga di da	aprefer within their a line states of a reserve page on in a	ericanentario de campo de la composició de Mantenda de la composició
f the County of	ika karata maga wasani waka karani ani karani k	and State of Oklahoma,	partof the first part, and	th, abisson, y. 2, abis authoristic abido servici servici.
arty of the second part) WITNESSETH, That the	e said part., of the first pa	rt, for and in consideration of th	o sum of	eraniana (ministration ministration ministration DOII)
ogrant, bargain, s resents dogrant, bargain, s ollowing-lescribed tract, piec	hand paid, by the said party soll, convey and confirm, unto so, or parcelof land, lying	of the second part, the receipt said party of the second part, and situate in the County of	whereof is hereby acknowledged, hi and to	agonnted, bargained, sold and by recessors and assigns, FOREVER, all o
	andena ere gr. ere entererenterereter aret erestadende.	trikkinge-ikhrisi jarah managarah kanagarah kanagar	profitience of a statement per two experiences. Min	one in the superior and
				ele tribal alempara demonitor man hacerta mis Mentro anciente de la managaria de managaria de monte en especial.
	and the second s	to property and the construction of the state of the stat	Compression of the contract of	Maria di Cara da mandi kangan kipada kanada da manda di kanada kanada kanada da kanada da kanada da kanada da Maria kanada da manda kanada da kanada d
TO HAVE AND TO HOM all rights of homestead exer the first purt do.,hereby ec good and indefensible estate of the quiet and peaceable possession PROVIDED, ALWAYS,	LD THE SAME, With all am aption unto the said party of bycamt and agree that at the inheritance therein, free and on of said party of the second And this instrument is made	I singular the tenements, heredi the second part, and to delivery hereof, elear of all ineumbranes, and t part, success and executed upon the followin	thments and appurtenances thereu	into belonging or in anywise appertal assigns, forever. And the said part the premises above granted, and seize WARRANT AND DEFEND the sance lawful claims of all persons whomso
	night ight i gather have being or the fire public transfer court	igas (1981) est (graphe alberta) de la recha e en construidad indonesia e	agas penggalkan (1), sa seger rangga begapan penggan mengan mengan menggan penggan	cipal sum of (\$DOLL)
ing for a loan made by the said gothable premissory note, ex lyable to the order of the said	recuted and delivered by the party of the second part, as	othe said partof the first part, I follows:	re, and payable according to the to	mor and effect of a sure and a sure and a sure a su
on for S		due	and the second of the second o	
All payable at the office of turity or default, at the rate	of	per cent, per annum, and	at the rate of 10 per cent, per annu	m after default or maturity; payable s
rivally linth halows and after	roundstriker on the	days of	hund	of oven date herowith, and executed
Second. The said part said premises and any and a the State of Oklahonn, or by a mortgaged promises Insured	of the first part covenant it taxes or assessments that s the county, township or mu in some reliable fire and torm	and agreeto pay all taxes and half be made upon said loan, or nicipality, wherein said roat estr do insurance company approve	I assessments, general and special, upon the legal holder of said note ite is attracted, when the same beer I by the party of the second part for	and of whatever character whatsoever as and mortgages, on account of said I ones due, and to keep the buildings i for the sum of \$
d to assign the policies to the d party of the second part to d care and expense of collecti	said party of the second part lie held by	i na 	y paid, and said park of the fir	and deliver sald policies and renewals rat part assumes all responsibility of p
Third. The park	e first part agree to keep the premises and not to permines and not to permines by and between the first part of the property of the contained, the whole of sits, upon said premises, or up upon my be forelosed immediather with interest thereon, I an party of the second part, or upon said joan, or instru	all buildings, fences, and other t any of the improvements to be the parties hereto that if any di- payment of any installment of e, or in case of removal of any of aid principal sum named herein on said loan, or the premiums in tally, and the party of the seco- rom the date thereof at 10 per- y the legal owner and holder of the primiums gaid by the party	inprovements on said premises in a removed therefrom or to become a fault be made in the payment of taxes or assessments, upon said pretthe buildings or other improvement and the interest thereon, and all sur fire and tornado insurance, upon all part or any legal holder of this need, per annual, ordifing any ancesid, not only made and mortgage, shall be cot the second part, the full amount	as good repair as they are now, and no dilaplicated or destroyed. my part of either said principal or intensives, or upon said lean, or the premi its from said lead, or it case of the br unins paid by the party of the second p is said premises, shall become immedia to shall be cuttled to recover the princ if all interest payments made, if any le cuttled to recover on account of taxe to paid, as taxes or assessments, or in
And it is also agreed that	in the event of any default if	i physical of drongh of any cove	mant or common never, my renes	s and profits of sold premises are pled part, or assigns, shall be entitled to p
sion of the said premises, by re It is further agreed and u	eciver or otherwise, at the of aderstood that in computing	tion of the party of the second i interest upon this loan in accord	mrt. ance with the stipulations of this b as around	ond, and this mortgage, such interest s
Fifth. It is hereby furthe neight or interest notes, that n	r agreed and understood that my bereafter be given, in the	this mortgage secures the pay- event of any extension of time t	nent of the principal note and in or the payment of said principal d	storest herein described, and all rene lebt, to evidence said principal or into
Sixth. Said partof the llars (\$10.00), and 10 per cent lection and the spin so die sh	ie first purt, hereby agreein . of the amount-due thereon, all become a part of the judge	event action is brought to fore and said attorney's fee shall be nent and shall be secured by a li	close this mortgage	
vs and of the homestead exem Eighth. It is expressly ag	ptions of the State of Oklaho reed and understood that the	ma. party of the second part shall l	ave the right to pay and discharge	aid real estate and the benefit of the s o at his option any and all lieus or inc
nees upon said property prior recover the sains with Interest aired by these notes and may	or superior to this moregage at 10 per cont, upon the unic be recovered in the forcelesur	nebt, and apon paying and case ant so paid, from the parto o thereof at the option of the pr	inging such tell of mountaines su the first part and said sum shall b rty of the second part.	o at his option any and all liens or inc to party of the second part shall be enti- te and become a part of the mortgage d
IN WITNESS WHEREO t above written.	F, The said partof the fi	est park a commission manimum	할 것으로 여겨를 보면 소리를 내려왔다고 하되는	name,on the day and j
Exeguted and De	mvered in Presence of:		소리들이 하다 가장이다 다른 이상 사람들이 없다.	enter i fan de ste entere en de Egyste i Marte Atte en de en de en de entere en de en de en de en de en de en En de en
		erdalest constitues	tigaterati 1740 gajosta i tapapito de pravio de esperanti de entra	and the state of t
., p. 40 (s 167 () 2 (s. 24 () 7 () 40 () 2 () 2 () 2 () 2 () 2 () 2 () 2 ()		COLUMN TO THE PROPERTY OF THE		Notary Public, in and forsaid County
STATE OF OKLA	HOMA;			*****
ter on this	a manday of management with	Course Links their er rearrant process of the contract of	10 personally appeared	a spirate to the contract of t
animaryi di lan Santi, sa siri ambadan 19 Na - Santi di lan yang benjari 1904. Tar Dalamir da Kuluki, 11 - 14 - 4	entition of the second of the	No. of the state o	and a supply of the supply of	en e
free and	voluntary act and deed for t	os niorodt sosogrug bun sosu od	i forths	Notary Public
	ebifte tite for ihr bit bie bereiteren bereiteren er eine ber bei beiter	acceptance reference to the control of the control	and the same and the same of t	receirth raint
This instance of 1	For warded 11 to	Jackat .		D. 10 at. g'clock