MORTGAGE RECORD, No. 71-

S		OKLAHOMA TE MORTGAG	jΞ
			In the year of our Lord One Thousand Nine I
			ganusahan makari (radama, pamus) (sada 1966), (beliga (sada)
ngale engra piperiyanin iyon gerilendere kadan biledig "Arman i erapiti) skare. Adi taybeli e			part, and
			ar indrover in the individual constant in the second constant demonstrate transfer
to	said party of the second part, the nfirm, unto said party of the sec land, lying and situate in the Co	no receipt whereof is hereby according to the part, and to	cknowledged, ha. granted, bargained, sold and by t successors and assigns, FOREVER, all of
TO HAVE AND TO HOLD THE SAME, wand all rights of homestead exemption unto the safe of the first part dohereby covenant and agree a good and indefeasible estate of inheritance therein the quiet and peaceable possession of said party of PROVIDED, ALWAYS, And this instrument	Yith all and singular the tenemer dd party of the second part, and that at the delivery bereef, a, free and clear of all incumbra the second part, at is made and executed upon the	nts, hereditaments and appure to	tenances thereunto belonging or in anywise apportain successors and assigns, forever. And the said partful ownerof the premises above granted, and seize
Antiqualisation interestivation distribution in the second section of the second section is a second section of the second section in the second section is a second section of the second section in the second section is a second section of the second section in the second section is a second section of the second section in the second section is a second section of the second section in the second section is a second section of the second section in the second section is a second section of the second section is a second section of the second section in the second section is a second section of the second section of the second section is a second section of the second section of the second section is a second section of the second section of the second section is a second section of the second section of the second section is a second section of the second section of the second section of the	desiration in the management in the entrance	reneppekanii (daegan emaka kergina den 200 iliku e	art, in the principal sum of (\$
being for a loan made by the said party of the seconegotiable promissory note, executed and deliver	ad part, to the said partof the fi	he lirst part, and payable access part, bearing date	orling to the tenor and effect of the second and th
One for \$		due	
One for \$		duo	
maturity or default, at the rate of	per cent, per n	onum, and at the rate of 10 pe	r cent. per numun after default or maturity; payable se
in each year. The lustallments of interest until me the said part. of the first part, each bearing into	sturity are further evidenced by	f. 10 per cent, per annum.	interest notes, of even date herewith, and executed
the mortgaged premises insured in some reliable fire	e and tornado insurance compan	y approved by the party of the	ral and special, and of whatever character whatsoever ier of said notes and mortgages, on account of said is a the same becomes due, and to keep the buildings u se second part for the sum of \$
Third. The part,of the first part agree	to keep all buildings, fences, t	and other improvements on as	id premises in as good repair as they are now, and no nor to become dilapidated or destroyed. so payment of any part of either said principal or integs, upon said premises, or upon said loan, or the premit her improvements from said land, or in case of the brecomen and all sums paid by the party of the second pinsurance, upon said premises, shall become immedia holder of this note shall be entitled to recover the principal and all interest payments made, if any highest shall be entitled to recover the principal shall be entitled to recover on account of taxes the full amount so paid, as taxes or assessments, or in the paid amount so paid, as taxes or assessments, or in the paid and the partitional models.
And it is also agreed that in the event of any to party of the second part, or, session of the said promises, by receiver or otherwise It is further agreed and understood that in e in no event, nor in anywise, directly or indirectly,	or termit in payment of orace; of the coldination of the party of the computing interest upon this four be computed so as to exceed 10	ntoral security and said party as second part, a in accordance with the stipul per coul per annum.	orein, the rents and profits of said premises are pled of the second part, or assigns, shall be entitled to p ations of this bond, and this mortgage, such interest si hat note and interest herein described, and all renes said principal debt, to evidence said principal or inter-
upon the same during the said time of extension. Sixth. Said partof the first part, hereby Dollars (\$10,00), and 10 per cent. of the amount du collection, and the sun we due that become a part a	y agreein event action is broug a thereon, and said attorney's fe fithe judgment and shall be seen	the to forcelose this mortgage e shall become due and payable and by a lien of this mortgage	said principal debt, to evidence said principal or inter will pay an attorney's fee of f to when this note is placed in the hands of an attorney and by any judgment or decree rendered thereon, praisement of said real estate and the benefit of the s
Eighth. It is expressly agreed and understor brances upon said property prior or superior to this to recover the same with interest at 10 per cent, up- secured by those notes and may be recovered in the IN WITNESS WHEREOF, The said part	ed that the party of the second p mortgage debt, and upon paying on the amount so paid, from the procelesure thereof at the option	out shall have the right to pay g and discharging such lien or a partof the first part and s a of the party of the second pay	y and discharge at his option any and all liens or inco- incoundrance the party of the second part shall be enti- ald sum shall be and become a part of the mortgage d at
first above written. Executed and Delivered in Presen		sin ispaniilasjaniilaisjaniil	arania (1900). Masa arang
경기 생님들의 항상을 만하다면 한 뒤에 하셨다고 아버린 마음이를 되었다. 아			Common de la commonda de la commond
STATE OF OKLAHOMA,	}ss.	Andrew Constitution and Andrews Page 100 to the control of the second second	7.50 × 1.
County of Before ing	are XIII. Second American constitution in international	ng ordination of palagraphic through the contract	
State on this		10 norso	inally amound
to me known to be the identical persons who execu	ted the within and foregoing inst	rument and noknowledged to	mo that
My compilesion expires	er area in the second s	O anomonio	Notary Public
This instrument was filed for record this	e	de strik de en e n kommende	A. D. 10
entering transport of an experience and an experience of the contract of the c	Doputy	parting a my compression	Registor of Deeds.