MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA
REAL ESTATE MORTGAGE

THIS INDENTURE, Made this 4.771 dred by and	between Alean	ust— Lille B Single,	in the year of our Lord One Thousand N W. A. G. T	Vine Hun-
of the County of Julsa	and State of Oklahoms	, partices of the first part,	and	***********************************
party of the second part: WITNESSETH, That the said part Alsof the first part.	part, for and in consideration of t	he sum of	paulingen van Andrea v	
to	ty of the second part, the receipt nto said party of the second part.	whereof is hereby neknow	ledged, hy granted, bargained, sold and	by these
Minely (10) feel of Manchery (182) M	(32) New Good Summer Jules alers aless ales ale	the fastier	Y.	4997 45393, 198311 644 4544524394394 654 - 488 454444444 41 - 488 447444714
adiga da arai dikidada kari pengentinda da da da arai arai arai arai dikiliken da arai da da da da da da da da Barai kari da	akrista, jago ing pangrapa ng kanada ng mangrapa ng mangrapa ng mangrapa ng mangrapa ng mangrapa ng mangrapa n Mangrapa ng mga mga mga mga mga mga mga mga mga mg	ff 1987 () 2 m (m () 1 m (***************
TO HAVE AND TO HOLD THE SAME, With all a and all rights of homestead exemption unto the said party of the first part do	of the second part, and to	that and assigns, forever, ag conditions, to-wit:	sors and assigns, forever. And the said pa ruer of the premises above granted, and will WARRANT AND DEFEND the against the lawful claims of all persons who	nrt/US. seized of same in omseever,
being for a loan made by the said party of the second part,	to the said part (Sof the first m	art, and pavable according	to the tenor and effect of MA	LLARS,
negotiable promissory note, executed and delivered by the payable to the order of the said party of the second part, one for \$	is follows:	august-	41	a, and 19./≤−
One for \$	duo		And the second s	10
One for \$	Der cent. per aunum, and A. days of F.L.	ank Julaa lat the rate of 10 per cent buary	per annum after default or maturity; payal	ate until ble semi-
in each year. The installments of interest until maturity a the said part. Lof the first part, each bearing interest after Second. The said part. Lof the first part covenant the said premises and any and all taxes or assessments that by the State of Oklahoma, or by the county, township or m	maturity at the rate of 10 per c	ent. per annum.	st notes, of even date herowith, and exec	cuted by
the mortgaged premises insured in some reliable fire and tor	nado insurance company approve	d by the party of the seco	nd part for the sum of \$ 2 over or	/
and party of the second part to be held by	urs until this mortgage is ful	ly paid, and said parjude	of the first part assumes all responsibility	of proof
Fourth. It is further expressly agreed by and betwee notes when the same become due, or in case of default in the form of said fire and tornade insurance, when the same becomes dof any covenant or condition berein contained, the whole of account of taxes or assessments, upon said premises, or use and payable and this mortgage may be foreclosed immenue mentioned in said bond, together with interest thereon, been made upon said sum, and the party of the second part,	n the parties hereto that if any de e payment of any installment of ue, or in case of removal of any c said principal sum named herein pon said loan, or the premiums i diately, and the party of the seco from the date thereof at 10 per or the legal owner and holder of	efault be made in the pay taxes or assessments, upon I the buildings or other im , and the interest thereon, or fire and tornado insurand part or any legal holder cont. per annum, crediting said note and mortgage,	ment of any part of either said principal or said premises, or upon said loan, or the pr provements from said land, or in case of the and all sums paid by the party of the seco- nce, upon said premises, shall become inm of this note shall be entitled to recover the p any and all interest payments made, if a shall be entitled to recover on account of	interest remiums o breach nd part, ediately orincipal ny have taxes or
nce premiums, together with interest thereon from the date And it is also agreed that in the eyent of any default	of such payment at 10 per cent. in payment or breach of any cove	per annum. enant or condition herein,	the rents and profits of said premises are	pledged
o party of the second part, or	ginterest upon this loan in accordited so as to exceed 10 per cent p	lance with the stipulations er annum.	of this bond, and this mortgage, such intere	est shall
Fifth. It is hereby further agreed and understood the principal or interest notes, that may hereafter be given, in the upon the same during the said time of extension. Sixth. Said nart 100 ft the first part, hereby agree—	nt this mortgage secures the pays a event of any extension of time in a event action is brought to for	ment of the principal notion the payment of said p	e and interest herein described, and all rincipal debt, to evidence said principal or	renewal, interest
Sixth. Said part 16 of the first part, hereby agreem. Jollans (\$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 part 16 of the first part for the consid aws and of the homestead exemptions of the State of Oklah	, and said attorney's fee shall bed ment and shall be secured by a li cration above mentioned hereby lona.	ome due and payable whe on of this mortgage and b expressly waiveappraise	this note is placed in the hands of an attor y any judgment or decree rendered thereon, ment of said real estate and the benefit of t	rney for he stay
Eighth. It is expressly agreed and understood that the rances upon said property prior or superior to this mortgage or receiver the same with interest at 10 per cent. upon the au-	te party of the second part shall lead to the party of the second party shall lead to the party of the party	nave the right to pay and narging such lien or incum! If the first part and said su	discharge at his option any and all liens or brance the party of the second part shall be a shall be and become a part of the mortga	incum- entitled ge debt
IN WITNESS WHEREOF, The said partage of the rst above written.	first part	hereunto subscribed	Their name on the day as	nd year
Executed and Delivered in Presence of:		Lillie	B Walson	-25420)-3401E:
	719561-774-99-9-9-1	Manu	y g speaso	ratus (include
STATE OF OKLAHOMA, ss.		3-10-10-10-10-10-10-10-10-10-10-10-10-10-		
Before me, Ella Hau tate, on this HATE day of A	asa Gust- Watson	and Nas	n Notary Public, in and for said Coun	nty and
me known to be the identical persons who executed the wind the wind the wind the wind the wind the deed for Witness my hand and official seal on the date last about the wind	thin and foregoing instrument ar the uses and purposes therein set	d acknowledged to me the	it	nine as
This instrument was filed for record this	day of	y s		En.
The state of the s	Doputy. (see	at)	CUS Calling Register of De	eds.