MORTGAGE RECORD, No. 71

REAL ESTATE MORTGAGE		
		in the year of our Lord One Thousand Nine Hun-
		nagan tanpaksi sara sampahan kalamanan kapatan dan pada kapatan kalaman kapatan kalaman kapatan kalaman kapata Kanan jana saman kalaman kalaman saman kalaman kalaman kalaman kapatan kalaman kalaman kalaman kalaman kalaman
		of the first part, and
		naturing parameter sugar ang panggang ang panggang panggang panggang panggang panggang panggang panggang panggang
	지수 가장 이 경험에 가장 하는 것이 되었다. 그는 것이 하는 사람들이 되었다. 그는 것이 되었다.	n of
to	party of the second part, the receipt when, into said party of the second part, and to lying and situate in the County of	eof is hereby acknowledged, hagranted, bargained, sold and by these to successors and assigns, FOREVER, all of the and State of Oklahoma,
samuelle la		nts and appurtenances thereunto belonging or in anywise appertaining.
and all rights of homestead exemption unto the said part of the first part dohereby covenant and agree that a good and indefeasible estate of inheritance therein, free the quiet and peaceable possession of said party of the st PROVIDED, ALWAYS, And this instrument is First. Said part	rty of the second part, and to	
being for a loan made by the said party of the second pare negotiable promissory note, executed and delivered by payable to the order of the said party of the second pa	art, to the said partof the first part, are y the said partof the first part, bearing trt, as follows:	nd payable according to the tenor and effect of
One for \$	amana ana an amana an due, caman	
One for \$	due	10
All payable at the office of	per cent. per annum, and at the	with interest thereon from date until ne rate of 10 per cent. per aunum after default or maturity; payable semi-
annually, both before and after maturity, on the	ty are further evidenced by	coupon interest notes, of even date herewith, and executed by
the said partof the first part, each bearing interest a Second. The said partof the first part coven	after maturity at the rate of 10 per cent. p mantand agree to pay all taxes and ass	er annum. essments, general and special, and of whatever character whatsoever, on
the said premises and any and all taxes or assessments t by the State of Oklahoma, or by the county, township of	that shall be made upon said loan, or upon or municipality, wherein said real estate is	essments, general and special, and of whatever character whatsoever, on a the legal holder of said notes and mortgages, on account of said loan, situated, when the same becomes due, and to keep the buildings upon
and the Confidence of the control of		the party of the second part for the sum of \$
Third. The part of the first part agree to	keep all buildings, fences, and other impro	overments on said premises in as good repair as they are now, and not to
Fourth. It is further expressly agreed by and bet notes when the same become due, or in case of default in	ween the parties hereto that if any default a the payment of any installment of taxes	t be made in the payment of any part of either said principal or interest s or assessments, upon said premises, or upon said lean, or the premiums
of said fire and formado insurance, when the same occom- of any covenant or condition herein contained, the whol- on account of taxes or assessments, upon said premises, due and payable and this mortgage may be forcelosed in	es due, or in ease of removing a may of one of said principal sum named herein, and or upon said loan, or the premiums for fir amediately, and the party of the second	t be made in the payment of any part of either said principal or interest s or assessments, upon said premises, or upon said loan, or the premiums buildings or other improvements from said land, or in case of the breach the interest thereon, and all sums paid by the party of the second part, o and tornado insurance, upon said premises, shall become immediately art or any legal holder of this note shall be entitled to recover the principal upon said premisers, and added to the principal of the principal payments made, if any have
sum inentioned in said bond, or determined with inecess that been made upon said sum, and the party of the second p assessments upon said premises, or upon said loan, or in	part, or the legal owner and holder of said asurance premiums paid by the party of the	per annum, crediting my and all interest payments made, if any have note and mortgage, shall be entitled to recover on account of taxes or he second part, the full amount so paid, as taxes or assessments, or insur- nnum.
And it is also agreed that in the event of any defa	ault in payment or breach of any covenant	or condition herein, the rents and profits of said premises are pledged
to party of the second part, orsecond part, or	assigns, as additional collateral security the option of the party of the second part.	and said party of the second part, or assigns, shall be entitled to pos-
It is further agreed and understood that in compu- in no event, nor in anywise, directly or indirectly, be co-	ating interest upon this loan in accordance imputed so as to exceed 10 per cent per an	with the stipulations of this bond, and this mortgage, such interest shall mum.
Fifth. It is hereby further agreed and understood principal or interest notes, that may hereafter be given, in	d that this mortgage secures the payment a the event of any extension of time for th	of the principal note and interest herein described, and all renewal, to payment of said principal debt, to evidence said principal or interest
upon the same during one said since of excession. Sixth. Said partof the first part, hereby agre Dollars (\$10.00), and 10 per cent. of the amount due the	eein event action is brought to forcelose reon, and said attorney's fee shall become	this mortgagewill pay an attorney's fee of Ten due and payable when this note is placed in the hands of an attorney for this mortgage and by any judgment or decree rendered thereon.
Seventh. Said partof the first part for the co laws and of the homestead exemptions of the State of O	posideration above mentioned hereby expre	ssly waiveappraisement of said real estate and the benefit of the stay
		the right to pay and discharge at his option any and all liens or incum- ng such lien or incumbrance the party of the second part shall be entitled
to recover the same with interest at 10 per cent. upon the secured by these notes and may be recovered in the force IN WITNESS WHEREOF, The said partof first above written.	e amount so paid, from the partof the closure thereof at the option of the party o the first parthere	the right to pay and discharge at his option any and all liens or incum- ng such lien or incumbrance the party of the second part shall be entitled first part and said sum shall be and become a part of the mortgage debt of the second part.
Executed and Delivered in Presence of	## ##	andrete transcription of transport of the transport of th
	artificient (1977) (Special Special Sp	
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County of	iS.	
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and the second secretary and the second	a principle, ogs i podrubis igganetra - pret unggagening dinobal gia by a istellendiggi	C C C
free and voluntary act and deed	I for the uses and purposes therein set fort	knowledged to me that
Witness my hand and official seel on the date last	above written.	Notary Public.
My commission expires	ganacharistana garaga	Notary Public
This instrument was filed for record this	anday of	
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