MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made thisby			
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f the County of many contract to the county of many contract to the county of many contract to the county of the c	and State of Oklahoma, part	of the first part, and	
arty of the second part:	ilitalia never postir com mogari com primarita (travita espeta, e mila certa	dengaji pagagang garang ang managang managang managang ng Karagan agin da managang kanggapang ang) (
WITNESSETH, That the said partof the	first part, for and in consideration of the sum of		
in hand paid, by the said	i party of the second part, the receipt whereof i	s hereby acknowledged, hagranted, bargain	ed, sold and by these
esents dogrant, bargain, sell, convey and confin llowing-described tract, piece, or parcelof land -wit:	d, lying and situate in the County of		nd State of Oklahoma
refere , and he was greated for the their beautifus the second as we are disable of the degree of an exercise re-	i dangga pang da jada (stada an strungsa unang ada da da da da gang da bada da da da da da strungsun un un		
namijanji kalipi ipi galipi menangan memangan kenangan kalipe ingalar di pendangan kenangan menangan menangan Mangangan kenangan pendangan pendangan kenangan menangan menangan pendangan menangan pendangan pendangan penda	adas (padiki) parikik kanada (padiki) padika padiki (kapita) kanada (padiki) (padiki) (padiki) (padiki) (padik Padiki (padiki) (pad		
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	e de la vergentation de la contraction de la particion de la participation de la participation de la participa		
TO HAVE AND TO HOLD THE SAME, With			
d all rights of homestead exemption unto the said p	arty of the second part, and to		the said part
good and indefeasible estate of inheritance therein, fr	ree and clear of all incumbrances, and that	will WARRANT AND D	EFEND the same in
g quiet and peaceable possession of said party of the PROVIDED, ALWAYS, And this instrument is			persons whomsoever.
First. Said part of the first part.	justly indebted to the party of th	e second part, in the principal sum of (S	
ing for a loan made by the said party of the second	part, to the said part of the first part, and p	avable according to the tenor and effect of	
gotiable promissory note, executed and delivered yable to the order of the said party of the second p	by the said partof the first part, bearing deart, as follows:	ate	and
able to the order of the said party of the second per S	due due		
o for S	dyedye	***************************************	19
All payable at the office of	per cent. per annum, and at the ra	te of 10 per cent, per annum after default or ma	ereon from date unti turity; payable semi
ually, both before and after maturity, on the	rity are further evidenced by	coupon interest notes, of even date herewi	th and executed by
said partof the first part, each bearing interest Second. The said partof the first part cove	after maturity at the rate of 10 per cent. per an enantand agreeto pay all taxes and assessm	nnum. ients, general and special, and of whatever char	acter whatsoever, or
Second. The said partof the first part coversaid premises and any and all taxes or assessments the State of Oklahoma, or by the county, township	that shall be made upon said loan, or upon the or municipality, wherein said real estate is situ	e legal holder of said notes and mortgages, on sated, when the same becomes due, and to keep	account of said loan o the buildings upor
mortgaged premises insured in some reliable fire an to assign the policies to the said party of the secon	그는 그 그들은 하고 살아 들어가 하는 것이 없는 것이 얼굴하게 하는 것도 없다.	Suspended makes and the band delivered and activities	The same and the same
to assign the policies to the said party of the second l party of the second part to be held by	until this mortgage is fully paid,	and said partof the first part assumes all re-	sponsibility of proof
Third. The part of the first part agree t	o keep all buildings, feaces, and other improved	cents on said premises in as good repair as they	are now, and not to
Fourth. It is further expressly agreed by and be	tween the parties hereto that if any default be	made in the payment of any part of either said	principal or interest
tes when the same become due, or in case of default said fire and tornado insurance, when the same become my coverant or condition berein contained, the wh	mes due, or in ease of removal of any of the built ole of said orincipal sum named herein, and the	assessments, upon said premises, or upon said to dings or other improvements from said land, or interest thereon, and all sums paid by the part	in case of the breach v of the second part.
account of taxes or assessments, upon said premises and payable and this mortgage may be foreclosed:	i, or upon said loan, or the premiums for fire an immediately, and the party of the second part or	d tornado insurance, upon said premises, shall rany legal holder of this note shall be entitled to	become immediately recover the principa
n mentioned in said bond, together with interest the n made upon said sum, and the party of the second	reon, from the date thereof at 10 per cent, per part, or the legal owner and holder of said note	annum, crediting any and all interest payment and mortgage, shall be entitled to recover on	s made, if any have account of taxes or
ow or commit any waste on said premises and not to Fourth. It is further expressly agreed by and he as when the same become due, or in case of default said fire and tormado insurance, when the same become any covenant or condition herein contained, the wh account of taxes or assessments, upon said premises and payable and this mortgage may be foreclosed; a mentioned in said bond, together with interest the and on pulpon said sum, and the party of the second essments upon said premises, or upon said loan, or or premiums, together with interest thereon from the And it is also agreed that in the event of any de	date of such payment at 10 per cent, per annur	ms	mondata and pladani
party of the second part, or	tages in halimons or money or and so comme or	congressit moretial and sente wher biggins of pent i	stermies are breaken
It is further agreed and understood that in com- no event, nor in anywise, directly or indirectly, be of	puting interest upon this loan in accordance with	n the stipulations of this bond, and this mortgag	e, such interest shall
no event, nor in anywise, directly or indirectly, no to Fifth. It is hereby further agreed and underston- ingled or interest notes, that may hereafter be given, in the same during the said time of extension.	od that this mortgage secures the payment of in the event of any extension of time for the pr	le the principal note and interest herein describe syment of said principal debt, to evidence said	d, and all renewal, principal or interest
in the same during the said time of extension. Sixth. Said part of the first part, hereby ag	reein event action is brought to foreclose this	s mortgagewill pay an a	itorney's fee of Ten
Sixth. Said parkof the first part, hereby ag lars (\$10.00), and 10 per cent. of the amount due the ection, and the sum so due shall become a part of th Seventh. Said partof the first part for the s and of the homestead exemptions of the State of	ereon, and said attorney's fee shall become due of judgment and shall be secured by a lien of this consideration above mentioned hereby expressly Oklahoma.	and payable when this note is placed in the hand mortgage and by any judgment or decree road waiveappraisement of said real estate and the	ds of an attorney for ered thereon. e benefit of the stay
Eighth. It is expressly agreed and understood t ness upon said property prior or superior to this mo ecover the same with interest at 10 per cent. upon to ured by these notes and may be recovered in the for	hat the party of the second part shall have the a	right to pay and discharge at his option any an uch lien or incumbrance the party of the second	d all liens or incum- part shall be entitled
ecover the same with interest at 10 per cent, upon t ared by these notes and may be recovered in the for	he amount so paid, from the partof the first eclosure thereof at the option of the party of the	part and said sum shall be and become a part of a second part.	f the mortgage debt
IN WITNESS WHEREOF, The said parto t above written.	f the first parthereunt	o subscribed name c	n the day and year
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ng known to be the identical persons who executed	the within and foregoing instrument and acknowns of for the uses and purposes therein set forth, st above written.	vledged to neghat	notary Public.