MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

dred,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	by and between	engelestajon, arigi arigi-ariojajaja, arigi-ariojajaja
	and a superior of the superior	
	한 교육 대통 어린 중 시간을 하는 일하게 되었다면서 이 어느라는 그런 말이라면 하는 것이 되어 되어 되어 되었다. 그런 사람들은 것이 하셨다면 하는데 그는	
party of the second part:	and State of Oklahoma, parts and the first part, and and an analysis and an	1474493444444444444444444444444444444444
WITNESSETH, That the said part	of the first part, for and in consideration of the sum of	
oin hand paid, by presents dogrant, bargain, sell, convey an ollowing-described tract, piece, or parcel	the said party of the second part, the receipt whereof is hereby acknowledged, had confirm, unto said party of the second part, and to success of land, lying and situate in the County of second part, and to second part, a	granted, bargained, sold and by these sors and assigns, FOREYER, all of the
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TO HAVE AND TO HOLD THE SAM and all rights of homestead exemption unto the fibe first part dohereby covenant and ag good and indefeasible estate of inheritance the quiet and peaceable possession of said part.	E, With all and singular the tenements, hereditaments and appurtenances thereunto it is said party of the second part, and to series and assign the said party of the second part, and to series, the savius successors and assigns, forever, against the law unsert is made and executed upon the following conditions, to-wit:	belonging or in anywise appertaining, as, forever. And the said part remises above granted, and seized of RANT AND DEFEND the same in
First. Said partof the first part	justly indebted to the party of the second part, in the principal	
eing for a loan made by the said party of the	second part, to the said partof the first part, and payable according to the tenor a livered by the said partof the first part, bearing date	ind effect of
ne for \$	Section of the control of the contro	
ne for \$,,	due	
All payable at the office of	per cent. per annum, and at the rate of 10 per cent. per annum af	with interest thereon from date until ter default or maturity; payable semi-
each year. The installments of interest unt	the days of contact of the contact o	ven data herewith, and executed by
e mortgaged premises insured in some reliabl	art covenantand agreeto pay all taxes and assessments, general and special, and assements that shall be made upon said loan, or upon the legal holder of said notes and ownship or municipality, wherein said real estate is situated, when the same becomes a fire and tornado insurance company approved by the party of the second part for the he second part, as	e sum of \$
id party of the second part to be held by d care and expense of collecting such insuran	until this mortgage is fully paid, and said partof the first pare if loss occurs.	art assumes all responsibility of proof
low or commit any waste on said premises an Fourth. It is further expressly agreed by tes when the same become due, or in case of said fire and tornado insurance, when the sar any covenant or condition herein contained,	rec to keep all buildings, fences, and other improvements on said premites in as god not to permit any of the improvements to be removed therefrom or to become diap y and between the parties hereto that if any default be made in the payment of any p default in the payment of any p in default in the payment of any installment of taxes or assessments, upon said premise no becomes due, or in case of removal of any of the buildings or other improvements from the whole of said principal sum named herein, and the interest thereon, and all sums premises, or upon said loan, or the premiums for fire and tornado insurance, upon said celeset immediately, and the party of the second part or any legal holder of this note she creat thereon, from the date thereof at 10 per cent, per annum, crediting any and all is second part, or the legal owner and holder of said note and mortgage, shall be entitle oan, or insurance premiums paid by the party of the second part, the full amount so p from the date of such payment at 10 per cent, per annum.	idated or destroyed. art of either said principal or interest, or upon said loan, or the premiums om said land, or in ease of the breach paid by the party of the second part.
e and payable and this mortgage may be for m mentioned it said bond, together with inte en made upon said sum, and the party of the ressments upon said premises, or upon said	closed immediately, and the party of the second part or any legal holder of this note sherest thereon, it om the date thereof at 10 per cent. per annum, reediting any and all it second part, or the legal owner and holder of said note and mortgage, shall be entition, or insurance premiums paid by the party of the second part, the full amount so premium the date of each anyment of the party of the second part, the full amount so p	all be entitled to recover the principal interest payments made, if any have ed to recover on account of taxes or aid, as taxes or assessments, or insur-
party of the second part, orsion of the said premises, by receiver or other	nmy deficient in payments of observed to may everyment or common mercini, she rents and	or assigns, shall be entitled to pos-
no event, nor in anywise, directly or indirec Fifth. It is hereby further agreed and a neipal or interest notes, that may hereafter be not the same during the said time of extension	in computing interest upon this loan in accordance with the stipulations of this bond, a lly, be computed so as to exceed 10 per cent per annum. Inderstood that this mortgage secures the payment of the principal note and interest e given, in the event of any extension of time for the payment of said principal debt, to.	t herein described, and all renewal, to evidence said principal or interest
Sixth. Said part,of the first part, he illars (\$10.00), and 10 per cent. of the amoun lection, and the sum so due shall become a pr	reby agreein event action is brought to foreelose this mortgage	will pay an attorney's fee of Ten placed in the hands of an attorney for nt or decree rendered thereon.
vs and of the homestend exemptions of the S	for the consideration above mentioned hereby expressly waiveappraisement of said restate of Oklahoma. rstood that the party of the second part shall have the right to pay and discharge at h this mortgage debt, and upon paying and discharging such lien or incumbrance the par- upon the amount so paid, from the part	
recover the same with interest at 10 per cent sured by these notes and may be recovered in IN WITNESS WHEREOF, The said pa at above written.	upon the amount so paid, from the part	nameon the day and year
Executed and Delivered in Pr	ERENCE OF:	그리지 아이들은 열리 그림을 가장 하는데 하지 않았다.
Martin, Martin Martin and Martin a	haring and the state of the sta	etrori traspi trasporta i terito traspire de acceptante de la companio de la companio de la companio de la comp
STATE OF OKLAHOMA.		
STATE OF OKLAHOMA,	(secondar)	
Before me,	a Notar	y Public, in and for said County and
te, on thisday of	namenta non versus accommendation in a commendation in the commend	······································
me known to be the identical persons who ex	secuted the within and foregoing instrument and abknowledged to me that	executed the same as
with my mer hand and affialational on the		Notes Table
	dny ofandand D. 10	
그리다 그는 사람들이 얼마 얼마를 다 살아 없었다고 있다. 수없다	경기가 가능하면 가는 바로 가게 되었다. 그렇게 되었다는 이 경기를 하는데 하는데 모든 사람에 가게 그렇게 되는데 있다.	[[점] 그리고의 이번 보고 뭐 그리고 하다.
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