## MORTGAGE RECORD, No. 71

FAME DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 20092 (M. 1925-2)

STATE OF OKLAHOMA REAL ESTATE MORTGAGE		
THIS INDENTURE, Made this		
and comments in the species of the s	mby and bobrech according to the control of the con	ingineramanikat en ja - ja saitegastatakun en en artikat eta eri eta en ja en ja en ja en ja en ja en ja en ja Gannen antenne sigarens terainistik a tatista <del>(helio eta esta eta en ja eta en ja eta en ja eta en ja eta eta</del> Lannen en ja en ja eta eta eta eta eta eta eta eta eta et
of the County of manner man and a comment of the	and State of Oklahoma, par	rtof the first part, and
party of the second party	역사 보내 사는 경기 사람들은 경기가 가지 않아 하지만 하는 것이 되었다. 그런 사람이 되었다면 하지 않아.	a disanggi pendiri dan 18. samang sa 15. angan 18. sa tahun 18. sa tahun 18. sa tahun 18. sa tahun 18. sa tahun Mili 18. sa tahun 1
to	said party of the second part, the receipt who online, unto said party of the second part, and land, lying and situate in the County of	creef is hereby acknowledged, ha granted, bargained, sold and by these I to
The state of the s		
TO HAVE AND TO HOLD THE SAME, It and all rights of homestead exemption unto the sa of the first part dobereby covenant and agree a good and indefeasible estate of inheritance thereithe quiet and peaceable possession of said party of PROVIDED, ALWAYS, And this instrument is a said partof the first part	With all and singular the tenements, hereditand in party of the second part, and to that at the delivery hereof, the first and clear of all incumbrances, and that the second part, the second part, the second part, the following end is made and executed upon the following end.	of the second part, in the principal sum of (8)
being for a loan made by the said party of the seco	and part, to the said part of the first part,	and pnyable according to the tener and effect of
One for \$		
One for \$	dun	California de la Calabara de la Calabara de Calabara de Calabara de Calabara de Calabara de Calabara de Calabar
in each year. The installments of interest until me the said part,of the first part, each bearing hit Second. The said partof the first part the said premises and any and all taxes or assessm by the State of Oklahumu, or by the county, town	aturity are further evidenced by creat after maturity at the rate of 10 per cent, covernant, and agree , to pay all taxes and a ents that shall be made upon said loan, or up slup or municipality, wherein said real estate	with Interest thereon from date until the rate of 10 per cent. per annum after default or maturity; payable semi- and coupon interest notes, of even date herewith, and executed by per annum.  seessmonts, general and special, and of whatever character whatsoever, on on the legal holder of said notes and mortgages, on account of said loan, is situated, when the same becomes due, and to keep the buildings upon y the party of the second part for the sum of \$
the state of the s		
Third. The part and of the first part agree	to keep all buildings, fences, and other imp	provenients on said premises in as good repair as they are now, and not to moved therefrom or to become dilapidated or destroyed. All the made in the payment of any part of either said principal or interest ics or assessments, upon said premises, or upon said loan, or the premiums as buildings or other improvements from said land, or in case of the breach at the interest thereon, and all sums paid by the party of the second part, fire and tornade insurance, upon said premises, shall become immediately part or my legal holder of this not a hall be entitled to recover the principal to per amount, crediting any and all interest payments made, if any have ducts and mortgage, shall be entitled to recover on account of taxes or the second part, the full amount so paid, as taxes or assessments, or insurantition.
And it is also agreed that in the evone of my to party of the second part, or session of the said premises, by receiver or otherwise.  It is further agreed and understood that in in no event, nor in anywise, directly or indirectly, Fifth, It is hereby further agreed and understood the interest notes, that may hereafter be given by the property of t	y account in payment or order of any covering communissigns, as additional collateral security computing interest upon this loan in accordance be computed so as to accord 10 per cent per	not or condition herein, the rents and profils of said premises are pledged y and said party of the second part, or assigns, shall be entitled to postale with the stipulations of this bond, and this mortgage, such interest shall annum.  It of the principal note and interest horein described, and all renewal, the payment of said principal debt, to cridence said principal or interest
upon the same curring the said time of extension.  Sixth. Said partof the first part, hereb  Dollars (\$10,00), and 10 per cent. of the amount it collection, and the sum so the shall become a part.	y agreeIn event action is brought to forgelo to thereon, and seld attorney's fee shall become if the hulumont and shall be secured by a licu.	so this mortgage when this note is placed in the hunds of an attorney for of the mortgage and by any judgment or decree rendered thereon.  ressly waiveappraisement of said real estate and the benefit of the stay
Eighth. It is expressly agreed and understo brances upon said property prior ar superior to this to recover the same with interest at 10 per cent, up secured by these notes and may be recovered in the	od that he party of the second part shall have mortigage debt, and upon paying and dischar- on the amount so paid, from the partof the glovelosure thereof at the option of the party of the first part	e the right to pay and discharge at his option my and all liens or incum- ging such lien or incumbrance the party of the second part shall be entitled to first part and said sum shall be and become a part of the mortgage dobt of the second part.  The product of the second part.
Executed and Delivered in Press	ian or:	pendikannyan (1860-1844), kamandan prodperiya (1860-1844), kamban pakaman kan mulain. 1884 - Arind Henrich (1844), kan mulain (1844), kan mulain (1844), kan mulain (1844), kan mulain (1844), kan m
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isolora maj	, are statistically an all 18 graph pales (graph statistics) extension of the contract of the	a rotary ruone, it and for said County and
talegrafia francisca in Marcal Leit Walker all medera de participata de la contracta de la contracta de la cont	and Million and the antique also be a first transport of the contract of the c	Bellio seize, es se secontaminatament espera de ses esperas en esperas de se esperas de la secolo de la second

Dawits.

Register of Deeds.