MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA

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sign for a loan made by the said party of the second part, to the mid part	TO HAVE AND TO HOLD THE SAME, With all and all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the good and indefeasible estate of inheritance therein, free and a quiet and peaceable possession of said party of the second provided party. ALWAYS, And this instrument is made a First. Said part	singular the tenements, hereditaments and the second part, and to	d appurtenances thereunto belonging or in anywise appurtenances thereunto belonging or in anywise appurent and the said result of the said result of the premises above granted, and signs, forever, against the lawful claims of all persons what to with the said result of the said result of the said result of the principal sum of (\$	pertainir part I seized te same
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for \$	otiable promissory note, executed and delivered by the s	aid part of the first part, bearing dat	Indiana oranica de la companya de la	, ai
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and years. The installments of interest until maturity are further evidenced by an impact of the first part, each bearing interest at least maturity at the rate of 10 per cent. per annum. Second. The sail part of the first part evonumt and agree to pay all taxes and assessments, general and special, and of whatever character whatsoever in the state of Olishmom, or by the county, forwithpior manufcipality, whereast as all to the sail part of the sail of the state of Olishmom, or by the county, forwithpior manufcipality, whereast and roal state is all sailudely, which is the sail part of the sacro part of	urity or default, at the rate of	per cent. per annum, and at the rate	of 10 per cent. per annum after default or maturity; pays	able ser
Second. The said part. — of the first part covenant and agree _to pay all taxes and assessments, general and special, and of whatever character windsower and premise and any and all taxes on assessments that shall be made upon add long to you put the legal holder of said notes to the country, ownship or manicipality, wherein said real catals is slinted, when the came becomes due, and to keep the buildings of contract of the production is sured to saign the policies to the said party of the second part, an	ially, both before and after maturity, on the	days of	with the state of	*********
Eighth. It is expressly agreed and understood that the party of the second part shall have the right to pay and discharge at his option any and all liens or ince supon said property prior or superior to this mortages debt, and upon paying and discharging such lien or incumbrance the party of the second part shall be entited to the same with interest at 10 per cent. upon the amount so paid, from the part	so assign the policies to the said party of the second part, party of the second part to be held by	as	interests may appear, and deliver said policies and rer said partof the first part assumes all responsibility its on said premises in as good repair as they are now, a herefrom or to become dilapidated or destroyed, de in the payment of any part of either said principal ocsments, upon said premises, or upon said loan, or the jegs or other improvements from said land, or in case of the crest thereon, and all sums paid by the party of the second on insurance, upon said premises, shall become implegated to be said to recover the num, crediting any and all interest payments made, if ad mortgage, shall be entitled to recover the num, crediting any and all interest payments made, if ad mortgage, shall be entitled to recover on account of id part, the full amount so paid, as taxes or assessments, dition herein, the rents and profits of said premises are id party of the second part, or assigns, shall be entitled to retire the principal note and interest herein described, and all tent of said principal debt, to evidence said principal outgrage	newals, y of pro nd not rinterpremite he brea ond pa mediate princip any ha taxes or insu a pledge I to po rest she renewir intere e of Teorney for
EXECUTED AND DELIVERED IN PRESENCE OF: STATE OF OKLAHOMA, y of	Eighth. It is expressly agreed and understood that the pes upon said property prior or superior to this mortgage deover the same with interest at 10 per cent. upon the amout do by these notes and may be recovered in the foreclosure IN WITNESS WHEREOF, The said part	party of the second part shall have the riglebt, and upon paying and discharging such as paid, from the partof the first put thereof at the potion of the party of the se	it to pay and discharge at his option any and all liens o lien or incumbrance the party of the second part shall be rt and said sum shall be and become a part of the mortg cond part. ubscribed	r incum entitle age deb and yea
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known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that executed the same free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal on the date last above written. Notary Public. This instrument was filed for record this day of A. D. 19 nt o'clock.	990980 11 2 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	no (grandrifferen		
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Deputy.	그렇게 가 연극을 하는 이번 이번 아이를 살아내는 것은 사람들이 되었다.	over an account of the second		M.
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