MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made this	by and between	in the year of our Lord	One Thousand Nine Hun
***************************************	there with the properties of the space of th	en de la	
f the County of	nnd State of Oklahoma	, partof the first part, and	arat rinitar mananana
but at the second white		he sum of	and the second of the second o
ant a linguist in the reason in the fact in this factor and the earth clause.			DOLLARS
resents dogrant, bargain, sell, convey and cor	firm, unto said party of the second part, and, lying and situate in the County of	whereof is hereby acknowledged, hagranted, ba und to successors and use	gus, FOREVER, all of theand State of Oklahoma
		erani ka provinca de habitarah kansanggar maja ng pang-anya kanya pangapangganggang angga aka kanggangan kangga	arete qualitation and action and bearings
		en e	
	gaapätikaanistissii eerikkaapatikkon nii oleki, seerikkoniska eekerkonistissiiseleksissi. Liitika kiikustaaliikkonkon oo oleki katen kirjolikse-eksiissaali oneskilissiistestestestestestestestestestest	ister in the contraction of the	
TO HAVE AND TO HOLD THE SAME, We not all rights of homestead exemption unto the sale of the first part dohereby covenant and agree to good and indefeasible estate of inheritance therein	ith all and singular the tenements, hered i party of the second part; and to hat at the delivery hereof, , free and clear of all incumbrances, and he second part;successiblesuccessible	itaments and appurtenances thereunto belonging or successors and assigns, forever, the lawful owner, of the premises about that	r in anywise appertaining And the said part ove granted, and seized o
First. Said part of the first part	justly indebted to the r	party of the second part, in the principal sum of (\$	DOLLARS
eing for a loan made by the said party of the secon egotiable promissory note, executed and deliver	nd part, to the said partof the first p ad by the said partof the first part,	art, and payable according to the tenor and effect of bearing date	19, and
ne for \$	dué		
ing for e	due		19
All payable at the office of	per cent, per annum, an	d at the rate of 10 per cent, per annum after default o	est thereon from date unti- or maturity; payable semi-
each year. The installments of interest until man	turity are further evidenced by	coupon interest notes, of even date h	erewith, and executed by
Second. The said partof the first part c e said premises and any and all taxes or assessme v the State of Oklahoma, or by the county, towns to mortgaged premises insured in some reliable fire	ovenantand agreeto pay all taxes as nts that shall be made upon said loan, o hip or municipality, wherein said real est and tornado insurance company approv	nd assessments, general and special, and of whatever r upon the legal holder of said notes and mortgages tate is situated, when the same becomes due, and t ed by the party of the second part for the sum of \$.	character whatsoever, on , on account of said loan o keep the buildings upor
aid party of the second part to be held by	until this mortgage is fu	ally paid, and said partof the first part assumes	all responsibility of proo
Fourth. It is further expressly agreed by and the when the same become due, or in case of defait and fire and fornado insurance, when the same better any covenant or condition herein contained, the necount of taxes or assessments, upon said premue and payable and this mortgage may be forecles um mentioned in said bond, together with interest ben made upon said sum, and the party of the secsions much upon said sum, and the party of the secsionsments upon said premises, or upon said loan, nee premiums, together with interest thereon from	I between the parties hereto that if any ult in the payment of any installment of comes due, or in case of removal of any whole of said principal sum named hereises, or upon said loan, or the premiums of immediately, and the party of the see thereon; from the date thereon at 10 per or insurance premiums paid by the part the date of such payment at 10 per cent	improvements on said premises in as good repair as be removed therefrom or to become dilapidated or default be made in the payment of any part of eithe I taxes or assessments, upon said premises, or upon so of the buildings or other improvements from said lan, and the interest thereon, and all sums paid by the for fire and tornado insurance, upon said premises, and part or any legal holder of this note shall be entitled cents per annum, exciting any and all interest par said note and mortgage, shall be entitled to recover of the second part, the full amount so paid, as taxed, per annum.	r said principal or interes aid loan, or the premium d, or in case of the bread party of the second part shall become immediately ed to recover the principa yments made, if any have er on account of taxes or as or assessments, or insur-
		venant or condition herein, the rents and profits of curity and said party of the second part, or assigus part.	
It is further agreed and understood that in c	omputing interest upon this loan in according a second 10 per cent.	dance with the stipulations of this bond, and this mo	rtgage, such interest shal
Fifth. It is hereby further agreed and under incipal or interest notes, that may hereafter be give	stood that this mortgage secures the pa- en, in the event of any extension of time	ment of the principal note and interest herein de for the payment of said principal debt, to evidence	scribed, and all renewal said principal or interes
Sixth. Said partof the first part, hereby ollars (\$10.00), and 10 per cent. of the amount du	agreein event action is brought to for thereon, and said attorney's fee shall be the judgment and shall be secured by a	reclose this mortgage	an attorney's fee of Ter e hands of an attorney for e rendered thereon.
Seventh. Said partof the first part for the said of the homestead exemptions of the State Eighth. It is expressly agreed and understoon	he consideration above mentioned hereby of Oklahoma. d that the party of the second part shall	expressly waiveappraisement of said real estate a have the right to pay and discharge at his option a	nd the benefit of the stay ny and all liens or incum
ances upon said property prior or superior to this recover the same with interest at 10 per cent. upo- cured by these notes and may be recovered in the IN WITNESS WHEREOF, The said part	mortgage debt, and upon paying and dis in the amount so paid, from the part. forcelosure thereof at the option of the p of the first part	have the right to pay and discharge at his option a charging such lien or incumbrance the party of the se of the first part and said sum shall be and become a barty of the second part	cond part shall be entitled part of the mortgage debi meon the day and year
st above written.	장기로 하게 되었다면 하다 뭐 먹었다.		
Executed and Delivered in Presen	CE OF:		······································
444 (2014) (274) - 177 (484) (484) (484) (484) (484) (484) (484) (484) (484) (484) (484) (484) (484) (484)	operation of the property of the second of t		
	entrantifytear (1770). Societytelling		erkiji estabuju (prasi kin de kinistika) erikir
STATE OF OKLAHOMA,	{ SS		
Before me,	ner i kantaria di kantaria Kantaria kantaria di kanta	a Notary Public, i	n and for said County and
step of this management of the state of the	entry and the second property of the second	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
methown to be the identical persons who execut	ed the within and foregoing instrument a deed for the uses and purposes therein s last above written.	and acknowledged to me that	executed the same as
v commission expires	San		Notary Public.
This instrument was filed for record this	day of		