MORTGAGE RECORD, No. 71

REA	L ESTATE MOR	TGAGE	
THIS INDENTURE, Made thisby and better	Veen	The state of the s	
of the County of	minum ar anna moa mannathear anna	modelinist names august milliotes (1944) production (1967) mentralistics	riper-gelome-regi sa respersora si e consensativo de
party of the second part:	maran marang ing papasan panggan panggan manggan	tantana disaliput teperatutkan termasia, ale-arcisa grafii-ten Salikas (esajiris).	grippin (Prop.) gazz jikami, - , zeby vodzaj oz ografistrak
WITNESSETH, That the said partof the first part,	for and in consideration of the sum o	L. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	DOLLARS
togrant, bargain, sell, convey and confirm, unto s following-described tract, piece, or parcelof land, lying a to-wit:	aid party of the second part, and to nd situate in the County of	successors and a	ssigns, FOREVER, all of th
	antikani kantan kan Kantan kantan kanta Kantan kantan kanta		
	nagi (2007)) (14) angga manggay angganga Granmang at pagangangangangangangan	atus ("Kropiens, harmani poetaro materialist en ar. en en esca O krypieni a vicano montre de arranda en estra en esta	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
TO HAVE AND TO HOLD THE SAME, With all and s and all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the de a good and indefeasible estate of inheritance therein, free and cle the quiet and peaceable possession of said party of the second pa	ingular the tenements, hereditaments is second part, and to	and appurtenances thereunto belonging	or in anywise appertaining r. And the said part bove granted, and seized of AND DEFEND the same in
PROVIDED, ALWAYS, And this instrument is made an First. Said part,of the first part			
being for a loan made by the said party of the second part, to the		isaverregis er arminist grænigskindere kaldeligte græns.	DOLLARS
negotiable promissory note, executed and delivered by the sai	d partof the first part, bearing	date	19 and
One for \$	duedue		
One for \$	duedue	***************************************	
All payable at the office of	per cent. per annum, and at the r	ate of 10 per cent. per annum after defaul	erest thereon from date until t or maturity; payable semi-
n each year. The installments of interest until maturily are fu the said partof the first part, each bearing interest after ma	rther evidenced by	coupon interest notes, of even date	herewith, and executed by
Second. The said partof the first part covenantah the said premises and any and all taxes or assessments that shal by the State of Oklahoma, or by the county, township or munic the mortgaged premises insured in some reliable fire and tornado	d agreeto pay all taxes and assess il be made upon said loan, or upon the ipality, wherein said real estate is sit insurance company approved by the	ments, general and special, and of whateve legal holder of said notes and mortgag wated, when the same becomes due, and party of the second part for the sum of	er character whatsoever, on es, on account of said loan to keep the buildings upon s
and to assign the policies to the said party of the second part, a said party of the second part to be held by	until this mortgage is fully paid,	and said partof the first part assum	es all responsibility of proof
Third. The partof the first part agreeto keep all allow or commit any waste on said premises and not to permit a Fourth. It is further expressly agreed by and between the notes when the same become due, or in case of default in the prof said fire and tornade insurance, when the same becomes due, of any covenant or condition herein contained, the whole of said on account of taxes or assessments, upon said premises, or upon due and pnyable and this mortgage may be foreclosed immediate unm mentioned in said bond, together with interest thereon, from even made upon said sum, and the party of the second part, or it seessments upon said premises, or upon all loan, or insurance premiums, together with interest thereon from the date of s	e parties hereto that if any default be syment of any installment of taxes or or in case of removal of any of the bu I principal sum named herein, and the said loan, or the premiums for fire a sly, and the party of the second part;	e made in the payment of any part of eith assessments, upon said premises, or upor idlings or other improvements from said la a interest thereon, and all sums paid by the ind tornado insurance, upon said premises or any legal holder of this note shall be enti-	ner said principal or interest a said loan, or the premiums and, or in case of the breach party of the secoul part, a, shall become immediately titled to recover the principal
And it is also agreed that in the event of any default in p. o party of the second part, or assigns ession of the said premises, by receiver or otherwise, at the optic	ayment or breach of any covenant or , as additional collateral security and on of the party of the second part.	condition herein, the rents and profits of l said party of the second part, or assign	said premises are pledged as, shall be entitled to pos-
It is further agreed and understood that in computing int n no event, nor in anywise, directly or indirectly, be computed Fifth. It is hereby further agreed and understood that the principal or interest notes, that may hereafter be given, in the even pon the same during the said time of extension.	crest upon this loan in accordance will so as to exceed 10 per cent per annu- nis mortgage secures the payment of ent of any extension of time for the p	th the supulations of this bond, and this z in. the principal note and interest herein ayment of said principal debt, to eviden	nortgage, such interest shall described, and all renewal, se said principal or interest
Sixth. Said partof the first part, hereby agreein ov Collars (\$10,00), and 10 per cent. of the amount due thereon, an collection, and the sum so due shall become a part of the judgment Seventh. Said partof the first part for the considerate	vent action is brought to foreclose the d said attorney's fee shall become due it and shall be secured by a lien of the ion above mentioned hereby expressly	is mortgagewill pa and payable when this note is placed in t is mortgage and by any judgment or decr	y an attorney's fee of Ten he hands of an attorney for ee rendered thereon.
aws and of the homestead exemptions of the State of Oklahome Eighth. It is expressly agreed and understood that the process upon said property prior or superfor to this mortgage del o recover the same with interest at 10 per cent. upon the amoun coursed by these notes and may be recovered in the foreclosure t IN WITNESS WHEREOF, The said partof the first irst above written.	arty of the second part shall have the bt, and upon paying and discharging a tip paid, from the part	to subscribedn	ameon the day and year
Executed and Delivered in Presence of:	그는 100 님은 그 사는 경우가 활약한 지금 위원이 되었다고 있다. 그는 그		The option of the desired and the second of
and the state of the	amannae		
STATE OF OKLAHOMA, ss. Before me,			
Before me, tato, on this day of		personally appeared	
o me known to be the identical persons who executed the within	and foregoing instrument and acknowing	wolldged to ine Shat	exceuted the same as
ly commission expires	(a totalita.	konstructivas verms, implica verms tradicionalista de la construcción de la construcción de la construcción de Tradicionalista de la construcción	Notary Public.
This instrument was filed for record this	day of	A. D: 19 ent	
magnaturation to the state of t	1. (主義) 의존하였다. 고급하면 하라면 원리 모든 사람 한다는 것 같아. () 사람 사람 사람 사람		Dealer Proposition
was the constraint \sim . The constraint 10	spu•3.	요즘 등 가능하다 아름이라 하는 학교를 받는다.	Register of Deeds,