MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

Ired	by and between.	in the year of our	ararradije sljušelja placeljenje og stjegarragije staligisticalijen
324553 30653745455-444835-327447144-66743-736751-1-7487-1547	ai saaraa idangi ada giri ay ar angaray da as diga ar ar ay ay ay ar	f Oklahoma, partof the first part, and	
arty of the gorond parts	alendra, editalis pirami) - garane, arresindar en librar de comunicación	ittimopalisei Waliojiimopoja is opis artijimoja apatemia sao ilijis osaja ositi itali maloja doji	
WITNESSETH, That the	said partof the first part, for and in consid	eration of the sum of	DOLLAD
o	nd paid, by the said party of the second part I, convey and confirm, unto said party of the , or parcelof land, lying and situate in the	the receipt whereof is hereby acknowledged, hagrante- ecould part, and to successors and County of successors and	d, bargained, sold and by the dassigns, FOREVER, all of t
		ander state per en se superior de la company	amananginasannika kanisanan mananginasanika kanisanani mananginasahir mananikanisan
	4. Bransan (1911).		ersyranianagers (hyyetyssään gruppappappappapsa) agantuudus (ssyppassä) satsaltis vaavannistavateete
and all rights of homestead exempt f the first part dohereby cov- good and indefeasible estate of it he quiet and peaceable possession PROYIDED, ALWAYS, A First. Said partof the	stion unto the said party of the second part, a enant and agree that at the delivery hereof, theritance therein, free and clear of all incumb of said party of the second part,	ted to the party of the second part, in the principal sum of	ever. And the said parts above granted, and seized of AND DEFEND the same it ims of all persons whomsoever.
eing for a loan made by the said	party of the second part, to the said partof the	I the first part, and payable according to the tenor and effe first part, bearing date	et of
one for \$	apadiga dara afrika yang pagangan pagang pagang darang kanang kanang kanang kanang kanang kanang kanang kanang Manggang pagang pagang pagang pagang kanang kan	due	
ne for \$		due	
anually both before and ofter m	ofurity on the days o	annum, and at the rate of 10 per cent. per annum after del	
each year. The installments of	interest until maturity are further evidenced	by	ate herewith, and executed l
Second. The said part the said premises and any and all y the State of Oklahoma, or by the mortgaged premises insured in	of the first part covenantand agreeto pay taxes or assessments that shall be made upon to county, township or municipality, wherein some reliable fire and tornado insurance comp	all taxes and assessments, general and special, and of wha said loan, or upon the legal holder of said notes and mort, said real estate is situated, when the same becomes due, a any approved by the party of the second part for the sum	fever character whatsoever, or gages, on account of said loa nd to keep the buildings up of S
nd to assign the policies to the sa aid party of the second part to b	id party of the second part, asuntil this me	rtgage is fully paid, and said partof the first part ass	said policies and renewals, umes all responsibility of pro
Third. The partof the	first part agreeto keep all buildings, fence	, and other improvements on said premises in as good repr	ir as they are now, and not
Fourth. It is further expre	ssly agreed by and between the parties hereto	that if any default be made in the payment of any part of stallment of taxes or assessments, upon said premises, or use	either said principal or intere
eaid fire and tornado insurance, any covenant or condition here a account of taxes or assessments ue and payable and this mortgag im mentioned in said bond, toget	when the same becomes due, or in case of rem n contained, the whole of said principal sum r , upon said premises, or upon said loan, or the may be forcelosed immediately, and the part her with interest thereon, from the date there marks of the second part, or the legal owner a	ements to be removed therefrom or to become dilapidated hat if any default be made in the payment of any part of stailment of taxes or assessments, upon said premises, or uyal of any of the buildings or other improvements from said amed herein, and the interest theteen, and all sums paid by premiums for fire and tornado insurance, upon said premy of the second part or any legal holder of this note shall be if at 10 per cent. per annum, crediting any and all interest dholder of said note and mortgage, shall be entitled to make the party of the second part, the full amount so paid, as 10 per cent. per annum.	I land, or in case of the breat y the party of the second par ises, shall become immediate entitled to recover the princip t payments made, if any har recover on account of taxes
And it is also agreed that in	the event of any demail in payment of orene	by the party of the second part, the full amount so paid, as 10 per cent. per amnum. of any covenant or condition herein, the rents and profit ollateral security and said party of the second part, or as the second part.	or and brettmen are break
The factor and provided and provided	ametrad that in commuting interest upon this !	on in accordance with the stimulations of this bond, and the	is mortgage, such interest she
rich. It is hereby further	agreed and understood that this mortgage see	to per center per animate, the principal note and interest here ion of time for the payment of said principal debt, to evid	in described, and all renews lence said principal or interc
Sixth. Said partof the collars (\$10.00), and 10 per cent. ollection, and the sum so due shall	first part, hereby agreein event action is bri of the amount due thereon, and said attorney's become a part of the judgment and shall be se	ught to foreclose this mortgage	pay an attorney's fee of Te in the hands of an attorney fo ecree rendered thereon.
ws and of the homestead exempt Eighth. It is expressly agree cances upon said property prior of o recover the same with interest a cutred by these potes and may be	ions of the State of Oklahoma. ed and understood that the party of the secon r superior to this mortgage debt, and upon pay t 10 per cent. upon the amount so paid, from t recovered in the forcelosure thereof at the op-	I part shall have the right to pay and discharge at his opti ing and discharging such lien or incumbrance the party of the separtof the first part and said sum shall be and become ion of the party of the second part.	on any and all liens or lucun he second part shall be entitle no a part of the mortgage del
IN WITNESS WHEREOF, rst above written.	The said partof the first part	hereunto subscribed	nameon the day and yes
Executed and Deli	vered in Presence of:		Charles and the state of the st
STATE OF OKLAS	OMA,		
ate, on this	day of	, personally appeared	91
me known to be the identical po	profile (residue residue) de como architectura de la como de la co	istrument and acknowledged to use that	*************************
y commission expires	endrover amplian property and species a	ong angkara ana papaga ana ana ana ana ana ana ana ana ana	Notary Public.
This instrument was filed fo	r record thisday of		nt piglock M
		The state of the s	