MORTGAGE RECORD, No. 71

SAML DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 20002 (1965-2000)

STATE OF OKLAHOMA * REAL ESTATE MORTGAGE

		garangsaggalan salinta bagas ara argset anagkagarat, an garangsaggalan salinta bagasaggaggara ang akan-kan-kan-ka	
. rytośnikywkowiegoj ji jeżykonowiekie jnakojtowi piłodnija worzewaki ostanojek tik Cikeliji	minima na santa santa na managana na m	Inhoma, partof the first part, and	Kira iliya markista ili da kara marki ili ili ili ili ili ili ili ili ili i
	angliana ang ang ang ang ang ang ang ang ang	Inhoma, partof the first part, and	usgipuseti arretum, autuminimum mentantan Uniperistran pumum mentantan mentantan mentantan
arty of the second part: WITNESSETH, That the said part	of the first part, for and in considerati	ion of the sum of	therefore when we for well one is consequently and a second or second or second or second or second or second
o	the said party of the second part, the ud confirm, unto said party of the secon of land, lying and situate in the Cour	receipt whereof is hereby acknowledged, had part, hid tosucceaty of	essors and assigns, FOREVER, all of the
		, ang again an an taonain an	
			i di sa kaga mahamma anda sa mahamma maham sa mahamba mahamma sa mahamma mahamma mahamma mahamma mahamma mahamma mahamma sa m
nd all rights of homestead exemption unto the first part dohereby covenant and a good and indefeasible estate of inheritance the quiet and peaceable possession of said part PROVIDED, ALWAYS, And this instruction	ne said party of the second part, and to gree that at the delivery hereof, herein, free and clear of all incumbrance by of the second part,	o the party of the second part, in the principal	igns, forever. And the said part
eing for a loan made by the said party of the	second part, to the said partof the elivered by the said partof the first second part, as follows:	first part, and payable according to the tenor	r and effect of
ne for \$	Cap tagan again again taga taga ilaga again	dueduo	
ne for \$		due	
muchler both before and after maturity on	the days of	um, and at the rate of 10 per cent. per annum	
each year. The installments of interest un	til maturity are further evidenced by		even date herewith, and executed by
Second. The said partof the first a said premises and any and all taxes or ass the State of Oklahoma, or by the county,	part covenantand agree to pay all to essments that shall be made upon said township or municipality, wherein said	axes and assessments, general and special, an loan, or upon the legal holder of said notes a real estate is situated, when the same become approved by the party of the second part for	d of whatever character whatsoever, or and mortgages, on account of said loan es due, and to keep the buildings upor
		. Note the Control of	ar alatelia i di esti il arecesi i di all'il il i
d party of the second part to be held by I care and expense of collecting such insure	nce if loss occurs.	ge is fully paid, and said partof the first	part assumes all responsibility of proo
Third. The partof the first part ag	reeto keep all buildings, fences, and	d other improvements on said premises in as I	good repair as they are now, and not to
Fourth. It is further expressly agreed the when the same become due, or in case of said fire and tornado insurance, when the sa any covenant or condition herein contained account of taxes or assessments, upon said e and payable and this mortgage may be for mentioned in said bond, together with min made upon said sum, and the party of thesements upon said premises, or upon said	ny and between the parties hereto that; default in the payment of any install me becomes due, or in case of removal , the whole of said principal sum name premises, or upon said loan, or the pre reclased immediately, and the party of circust thereon, from the date thereof at a second part, or the legial owner and hoan, or insurance premiums paid by the parties of the contract of	is no be removed therefrom or to become dif- if any default be made in the payment of any ment of taxes or assessments, upon said premi of any of the buildings or other improvements d herein, and the interest thereon, and all sum miums for fire and tornade insurance, upon se the second part or any legal holder of this note. 10 per cent-per annum, crediting any and a older of said note and mortgage, shall be ent- hed party of the second part, the full amounts ser cent-per annum.	part of either said principal or interes ses, or upon said loan, or the premium from said land, or in case of the breach is paid by the party of the second part, aid premises, shall become immediately shall be entitled to recover the principa Il interest payments made, if any have illed to recover on account of taxes or paid, as taxes or assessments, or insur-
And it is also agreed that in the event t	if they delines in payment of predoct of a	any covenant or concernon necessity mo rems as	nd promes of said premises are predect
party of the second part, orsion of the said premises, by receiver or other	assigns, as additional collaterwise, at the option of the party of the	eral security and said party of the second pa second part,	rt, or assigns, shall be entitled to pos
It is further agreed and understood that no event, nor in anywise, directly or indirec-	t in computing interest upon this loan in only, be computed so as to exceed 10 pe	in accordance with the stipulations of this bond er cent per annum.	l, and this mortgage, such interest shal
Fifth. It is hereby further agreed and neipal or interest notes, that may be enfter on the same during the said time of extension	understood that this mortgage secures to be given, in the event of any extension on.	the payment of the principal note and inter of time for the payment of said principal deb	est herein described, and all renewal t, to evidence said principal or interes
Sixth. Said partof the first part, hillars (\$10.00), and 10 per cent. of the amount	ereby agreein event action is brought at due thereon, and said attorney's fee a	t to foreclose this mortgage	s placed in the hands of an attorney for neut or decree rendered thereon
vs and of the homestead exemptions of the Eighth. It is expressly agreed and und ances upon said property prior or superior to recover the same with interest at 10 per con cured by these notes and may be recovered i	State of Oklahoma. Instead that the party of the second par this mortgage debt, and upon paying r t, upon the amount so paid, from the pe in the foreclosure thereof at the option of	rt shall have the right to pay and discharge at and discharging such lien or incumbrance the p artof the first part and said sum shall be a of the party of the second part.	t his option any and all liens or incum- arty of the second part shall be entitled and become a part of the mortgage debt
IN WITNESS WHEREOF, The said p st above written.	artof the first part		
Executed and Delivered in Pr	RESENCE OF:		
STATE OF OKLAHOMA,) 98. ,i	aanoonaanaanaanaanaanaanaanaanaanaanaana	to Bullis is and Control
te on thisday of	Language and the second of the		
	executed the within and foregoing instru	iment and acknowledged to me that	ygnasto dapinak resklask, rungan kenad pering peringan ang ninggaratan ang ang
and the second s	and the state of Color Contracts	40.000	
commission expires	andrew terms of the control of the c		Notary Public.