MORTGAGE RECORD, No. 71

	STATE OF OKLAHOMA REAL ESTATE MORTGAG	
THIS INDENTURE, Made this	by and between	in the year of our Lord One Thousand Nine Hun-
***************************************	เหล่าเกาะสมสายการเพลเดียนเหล่นการเพลเลยเลยเลยเลยเลยเลยเลยเลยเลยเลยเลยเลยเลย	
of the County of	and State of Oklahoma, partof the firs	t part, and
party of the second part: WITNESSETH, That the said partof the	he first part, for and in consideration of the sum of	
toin hand paid, by the presents dogrant, bargain, sell, convey and confollowing-described tract, piece,, or parcelof to-wit:	said party of the second part, the receipt whereof is hereby a ufirm, unto said party of the second part, and to	acknowledged, hagranted, bargained, sold and by thesesuccessors and assigns, FOREVER, all of theand State of Oklahoma,
and the state of t		
par statigar arasis statis dell'estati dell'estati dell'estati dell'estati dell'estati		
TO HAVE AND TO HOLD THE SAME, We and all rights of homestead exemption unto the sai of the first part dohereby covenant and agree to a good and indefensible estate of inheritance therein the quiet and peaceable possession of said party of PROVIDED, ALWAYS, And this instrumer First. Said partof the first part	Ith all and singular the tenements, hereditaments and appured party of the second part, and to that at the delivery hereof, the law is the second part, and that the second part, successors and assigns, for the second part, the second part, is made and executed upon the following conditions, to-with the second party of the se	rtenances thereunto belonging or in anywise appertaining, successors and assigns, forever. And the said part
being for a loan made by the said party of the seco	nd part, to the said partof the first part, and payable aced by the said partof the first part, bearing date	cording to the tenor and effect of
One for \$	anamana an	marrie and a second
	dueduedue	
All payable at the office of	per cent. per annum, and at the rate of 10 p	with interest thereon from date until
annually, both before and after maturity, on the	turity are further evidenced by	more commencement and recommendation of base and base account
Third. The partof the first part agree. allow or commit any waste on said premises and no Fourth. It is further expressly agreed by an notes when the same become due, or in case of defa of said fire and tornado insurance, when the same be of any covenant or condition herein contained, the of necount of taxes or assessments, upon said premdue and payable and this mortgage may be forecos sum mentioned in said bond, together with interest been made upon said sum, and the party of the sect assessments upon said premises, or upon said loan, ance premiums, together with interest thereon from And it is also agreed that in the event of any to party of the second part, or	I loss occurs	aid premises in as good repair as they are now, and not to m or to become dilapidated or destroyed. The payment of any part of either said principal or interest is, upon said premises, or upon said land, or the premiums there improvements from said land, or in case of the breach hereon, and all sums paid by the party of the second part, insurance, upon said premises, shall become immediately holder of this note shall be entitled to recover the principal realiting any and all interest payments made, if any have trage, shall be entitled to recover on account of taxes or, the full amount so paid, as taxes or assessments, or insurherein, the rents and profits of said premises are pledged y of the second part, or assigns, shall be entitled to posulations of this bond, and this mortgage, such interest shall pal note and interest herein described, and all renewal, said principal debt, to evidence said principal or interest elements in the said principal or interest of and by any judgment or decree rendered thereon. Popraisement of said real estate and the benefit of the stay and discharge at his option any and all liens or incumare, incumbrance the party of the second part shall be entitled said sum shall be and become a part of the mortgage debt interest shall be entitled.
	CB OFF	Summing on the many statement of the summer
STATE OF OKLAHOMA,	Annountement Academic management	nt einen gezein volt der einem til der ein 1940 aus ein der der eine eine eine eine eine eine eine ei
State, on thisday of	ss	sonally appeared
and the state of the	one in Mariana in an de la compania de la compania Compania de la compania de la compa	bnamment were were were were were were were wer
to me known to be the identical persons who execut	ed the within and foregoing instrument and acknowledged to deed for the uses and purposes therein set forth.	rine that
My commission expires	last above written.	Notary Public
771.7	day of	A.D.16
This instrument was filed for record this		