MORTGAGE RECORD, No. 71

BAML DOBSWORTH HOOK CO., LEAVENWORTH, KAN. No. 20692

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE; Made this	and State of Okl	ahoma, par(of the first p on of the sum of receipt whereof is hereby ack d part, and to	nowledged, ha. granted, barg	DOLLARS
arty of the second part: WITNESSETH, That the said part	st part, for and in consideration of the second part, the sunto said party of the second lying and situate in the Coun	on of the sum of. receipt whereof is hereby ack d part, and to	nowledged, ha, granted, barg	DOLLARS
in hand paid, by the said presents do,grant, bargain, sell, convey and confirm ollowing-described tract, piece, or parcelof land, o-wit:	narty of the second part, the munto said party of the secondlying and situate in the Coun	receipt whereof is hereby ack d part, and to ty of	nowledged, hagranted, barg	ained, sold and by thes
o	earty of the second part, the sunto said party of the secondying and situate in the Coun	receipt whereof is hereby ack d part, and to ty of	nowledged, ha granted, barg	ained, sold and by thes
	and a factor of the state of the The state of the state o	-, 43-141-42-43-44-44-44-4-4-4-4-4-4-4-4-4-4-4-4-	dan personal and the state of the property of the state o	and the contract of the same of the contract o
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TO HAVE AND TO HOLD THE SAME, With a and all rights of homestead exemption unto the said par of the first part dohereby covenant and agree that a good and indefeasible estate of inheritance therein, free the quiet and peaceable possession of said party of the set PROVIDED, ALWAYS, And this instrument is a First. Said part	Il and singular the tenements, ty of the second part, and to t the delivery hereof,	, hereditaments and appurter	nances thereunto belonging or is ceessors and assigns, forever. A il ownerof the premises above 	n anywise appertaining And the said part a granted, and seized o DEFEND the same in all persons whomsoever
eing for a loan made by the said party of the second pa	et to the sold nort of the	first part, and payable accor-	ding to the tener and effect of	
negotiable promissory note, excepted and delivered by hayable to the order of the said party of the second par One for S	the said part of the first	part, bearing date	errandon estas estas en estas	10 and
Inn for S		100	at an engine contragge abother contract and a spice age against one	generally area greatering 19 mount by
One for \$	Bereiter er er en	Iud _e	with interest	t thereon from date unti
The state of the s			o and	
n each year. The installments of interest until maturity	y are further evidenced by fter maturity at the rate of 1	d per cent, per annum.	nterest notes, of even date here	ewith, and executed by
Second: The said partof the first part coven he said premises and any and all taxes or assessments ty the State of Oklahoma, or by the county, twnship o he mortgaged premises insured in some reliable fire and	antand agreeto pay all to hat shall be made upon said l r municipality, wherein said r	oxes and assessments, general loan, or upon the legal holder real estate is situated, when	r of said notes and or whatever c r of said notes and mortgages, o the same becomes due, and to l	naracter whatsoever, or on account of said loan keep the buildings upor
		2.74 Lasa (1966)	and the second property of the second of the	_10_00000000000000000000000000000000000
nd to assign the policies to the said party of the second aid party of the second part to be held by	occurs.	go is fully paid, and said par	tof the first part assumes a	1 responsibility of proo
Third. The partof the first part agree to llow or commit any waste on said premises and not to plot of the first part agreed by and bet obes when the same become due, or in case of default it is said fire and tornade insurance, when the same become finy covenant or condition herein contained, the whole neceount of taxes or assessments, upon said premises, use and payable and this mortgage may be foreclosed in un mentioned in said bond, together with interest there can made upon said sum, and the party of the second present the promises, or upon said long, or in noe premiums, together with interest thereon from the control of the second premiums, together with interest thereon from the control of the second premiums, together with interest thereon from the control of the second premiums, together with interest thereon from the control of the second premiums, together with interest thereon from the control of the second premiums of the second premiums of the second premiums of the second premiums.	ween the parties hereto that it the payment of any install as due, or in case of removal or or upon said loan, or the pre-mediately, and the party of ton, from the date thereof at art, or the legal owner and assume the pre-mediately, and the party of the pre-mediately, and the party of the pre-mediately art, and the party of th	is to be removed therefore if any default be made in the ment of taxes or assessments, of any of the buildings or othe therein, and the interest their niums for fire and tornado if the second part or any legal he 10 per cent. per annum, ere older of said note and mortig in party of the second part, the second reaches of the second part, the second reaches of the second part, the second reaches and the second part, the second reaches are second part, the second part, the second part of the second part, the second part of the second part, the second part of th	or to become unaputated or des- payment of any part of eithers upon said premises, or upon said er improvements from said that recon, and all sums paid by the p isurance, upon said premises, sholder of this note shall be entitled litting any and all interest paym age, shall be entitled to recover he full amount so paid, as taxes on the full amount so paid.	aid principal or interest d loan, or the premium or in case of the bread arty of the second part, all become immediately to recover the principa- tents made, if any have on account of taxes of or assessments, or insur-
party of the second part, or.	nssigns, as additional collate	ral security and said party of second part.	of the second part, or assigns, s	hall be entitled to pos-
It is further agreed and understood that in compu	iting interest upon this loan in	n accordance with the stipula r cent per annum.	tions of this bond, and this mort	gage, such interest shall
Fifth. It is hereby further agreed and understood rincipal or interest notes, that may be easter be given, it can the same during the said time of extension.	I that this mortgage secures to the event of any extension of	he payment of the principa of time for the payment of sa	I note and interest herein desc id principal debt, to evidence so	ribed, and all renewal, aid principal or interest
Sixth. Said partof the first part, hereby agra- obliars (\$10.00), and 10 per cent. of the amount due the ollection, and the sum so due shall become a part of the Seventh. Said partof the first part for the ce	ein event action is brought roon, and said attorney's fee s	to foreclose this mortgage shall become due and payable l by a lien of this mortgage a	when this note is placed in the l	n attorney's fee of Ten hands of an attorney for endered thereon
aws and of the homestead exomptions of the State of O Eighth. It is expressly agreed and understood the rances upon said properly prior or superior to this mort o recover the same with interest at 10 per cent. upon the ecured by these notes and may be recovered in the force	klahoma. At the party of the second par gage debt, and upon paying a e amount so paid, from the pa playing the party of	t shall have the right to pay and discharging such lien or in traof the first part and sa of the party of the second par	and discharge at his option any cumbrance the party of the seco- id sum shall be and become a pa	and all liens or incum- nd part shall be entitled rt of the mortgage debt
IN WITNESS WHEREOF, The said partof irst above written.	the first part	hereunto subscribed	name	on the day and year
Executed and Delivered in Presence o		- Parcing Paring Agentin Service and service and a	tal - das se santa en este estada	
			and a second	And the second s
STATE OF OKLAHOMA, Sounty of	s.	**************************************		- 200
into an thin		19 merson	a Notary Public, in a	and for said County and
o me known to be the identical persons who executed the	08.9			nnd
o me known to be the identical persons who executed the free and voluntary act and deed. Witness my hand and official scal on the date last by commission expires.	for the uses and purposes the	erein set forth.		
ly commission expires				coonly gune
This instrument was filed for record this	day of	and the state of t	A. D. 19	