MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA	
REAL ESTATE MORTGAG	šΕ

	aby and between	
pieropierajnikai impiritari erajaren 2000 dien dien erajaren 200 de erajaren 200 de erajaren 200 de erajaren 2	1617. Olivati (on nima 9.200) mijaja, jampar, nima vaiminan inemaasi valtava kas. (1709. ilikuvi kaijana vain Taravid maan, jamin vajiden ja jilkin kasiminin jirjan vaina, jirja 2010–2018. Kan jalinka jamin kasiva ja ja	Cons. epigablist tare jurkeryte etgeneraty.
	하는데 그는 그렇게 나를 하면하는 것으로 하는데 전에 문에는 이번 하면서 지원들이 되는 사람들이 되었다. 그 사람들은 사용이 되었다. 그는 사람들이 하는 사람들이 되었다.	the first of the control of the cont
arty of the second part:	more and the state of Oklahonia, part	arrain en afrit dans kausta rena darbantare
WITNESSETH, That the said partof	the first part, for and in consideration of the sum of	k
oin hand paid, by the resents dogrant, bargain, sell, convey and co ollowing-described tract, piece, or parcelof o-wit:	said party of the second part, the receipt whereof is hereby acknowledged, he granted, barge onfirm, unto said party of the second part; and to successors and assigns land, lying and situate in the County of	ined, sold and by these, FOREVER, all of the and State of Oklahoma,
anda make atau da kalenda make atau da kalenda kalenda kalenda kalenda kalenda kalenda kalenda kalenda kalenda Make atau da kalenda k		er (projektoropoda nebyčenski karojuju. Projektoropoda nebyčenski strati (cjekt Projektoropoda (kradnik 1934) – opisa
and the state of t	With all and singular the tenements, hereditaments and appurtenances the scunto belonging or in	
nd all rights of homestead exemption unto the so f the first part dohereby covenant and agree good and indefensible estate of inheritance there he quiet and peaceable pessession of said party of	ild party of the second part, and to successors and assigns, forever. A that at the delivery hereof, the lawful owner of the premises above in free and clear of all incumbrances, and that will WARRANT AND the second part, successors and assigns, forever, against the lawful claims of all the second part, successors and assigns, forever, against the lawful claims of all the second part, successors and assigns, forever, against the lawful claims of all the second part, successors and assigns, forever, against the lawful claims of all the second part, successors and assigns, forever.	nd the said part granted, and seized of DEFEND the same in
First. Said part of the first part	nt is made and executed upon the following conditions, to-wit;	- Table 1 (4)
	and part, to the said part,of the first part, and payable according to the tenor and effect of	
	and party to the said part	
ne for \$	ariana ang ang ang ang ang ang ang ang ang	
no for Summermen a market management	en de la companya de	19
All payable at the office of alurity or default, at the rate of		thereon from date until
mustly both before and after maturity on the	The second secon	의용 이상 사람이는 항상 상황하다.
each year. The installments of interest until me said part	nturity are further evidenced by	ritii, and executed by
e said premises and any and all taxes or assessing the State of Oklahoma, or by the county, town a mortanged premises insured in some reliable fit	covenantand agreeto pay all taxes and assessments, general and special, and of whatever cheents that shall be made upon said loan, or upon the legal holder of said notes and mortgages, or ship or municipality, wherein said real estate is situated, when the same become due, and to kee and to transdo insurance company approved by the party of the second part for the sum of \$	a account of said loan, sep the buildings upon
way to the second of the secon	econd part, as	eretaria de la compansión de
Third. The partof the first part agree.	to keep all buildings, fences, and other improvements on said premises in as good repair as the	y are now, and not to
Fourth. It is further expressly agreed by an testid fire and tornade insurance, when the same lead fire and tornade insurance, when the same is any covenant or condition herein contained, the	of to permit any of the improvements to be removed therefrom or to become dilapidated or destrict the payment of any part of either sa milk in the payment of any part of either sa milk in the payment of any part of either sa milk in the payment of any part of either sa who is a single premises, or upon said ecomes due, or in case of removal of any of the buildings or other improvements from said land, or whole of said principal sum mamed herein, and the interest thereon, and all sums paid by the panises, or upon said loan, or the premiums for fire and tornado insurance, upon said premises, sha sad immediately, and the party of the second part or any legal holder of this note shall be entitled to thereon, from the date thereof at 10 per cent, per annum, crediting any and all interest payme and part, or this legal owner and holder of said note and mortgage, shall be entitled to recover or or the case of the payment at 10 per cent, per annum.	id principal or interest loan, or the premiums r in case of the breach thy of the second part,
a account of taxes of assessments, poor said poor to and payable and this mortgage may be forcelo in mentioned in said bond, together with interes on made upon said sum, and the party of the se- soments upon said formises, or upon said loan	sed immediately, and the party of the second part or any legal holder of this note shall be entitled to thereon, from the date thereof at 10 per cent. per auhum, crediting any and all interest payme and part, or the legal awner and holder of said note and mortgage, shall be entitled to recover of a or insurance premiums paid by the party of the second part, the full amounts o paid, as taxes or	o recover the principal or necover the principal or account of taxes or assessments or insur-
	the date of such payment at 10 per cont. per annum. y default in payment or breach of any covenant or condition herein, the rents and profits of said ssigns, as additional collateral security and said party of the second part, or assigns, sh e, at the option of the party of the second part.	
It is further agreed and understood that in	computing interest upon this loan in accordance with the stipulations of this bond, and this mortgi- be computed so as to exceed 10 per cent per annum.	ige, such interest shall
Fifth. It is hereby further agreed and unde acipal or interest notes, that may hereafter be gi on the same during the said time of extension.	estood that this mortgage secures the payment of the principal note and interest herein descriven, in the event of any extension of time for the payment of said principal debt, to evidence sai	bed, and all renewal, d principal or interest
Sixth. Said partof the first part, hereb plars (\$10.00), and 10 per cent, of the amount di lection, and the sum so due shall become a part of	y agreein event action is brought to Ioreclose this mortgage	attorney's fee of Ten ands of an attorney for addred thereon.
rs and of the homestead exemptions of the State Cirhth. It is expressly agreed and understo	the consideration above mentioned hereby expressly walveappraisement of said real estate and to Oklahoma. of Oklahoma. of that the party of the second part shall have the right to pay and discharge at his option any s	ne penent of the stay
IN WITNESS WHEREOF, The said part	od that the party of the second part shall have the right to pay and discharge at his option any s mortgage debt, and upon paying and discharging such lien or incumbrance the party of the second on the amount so paid, from the partof the first part and said sum shall be and become a part a foreclosure thereof at the option of the party of the second part	l part shall be entitled of the mortgage debt on the day and year
t above written.	The last operated in fact the inflammater of the second of	······································
Executed and Delivered in Prese	BEST (IN) 이 경기에 다시의 시민도를 통하는 경우 하고 있다면 무슨 모든	tine di proportation de la companya
and the state of t		
STATE OF OKLAHOMA,		Action of the second of the se
STATE OF OKLAHOMA,	ss. a Notary Public, in an	d for said Manua
to, on this and a standard at the control of the co	a vocat. Lond in an analysis of personally appeared a vocat. Lond in an	u tot sam county and
entre consistence a principal contract at 10 and 10 to the base of contract at the contract at	a de come animalia de come a camera a come de con "alla qual la come de come come camera come camera a come co	· · · · · · · · · · · · · · · · · · ·
	ted the within and foregoing instrument and acknowledged to me that	o a acre
commissio) expires	6 (ast above Writigh,	Notary Public.
This justrument was filed for record this	day of	o'clockM.
and the state of t	Deputy	manino a sustantinamente.
9	Deputy.	wegister of 1200s.