MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made this dred by and			
grafie errenten errenten i Erreften errenten er Ellere W. G. erre i partielle gesternten er er et er bester	***************************************	edicepalari dage al colo distribution di esta describir de la colora de colora de colora de colora de colora d	errous coronis de uje aparticula, accident des qualitariste de la constanta de la constanta de la constanta de
of the County of	und State of Oklahoma, pa	rtof the first part, and	************************************
party of the second part:		arrigaterioterioterio estigii i producti e agini error, si a ances arrigi	**************************************
WITNESSETH, That the said partof the first [part, for and in consideration of the	um of	market in the second second
togrant, bargain, sell, convey and confirm, us following-described tract, piece, or parcelof land, lyi	ty of the second part, the receipt whate said party of the second part, an	ereof is hereby acknowledged, hagrand tosuccessors a	ated, bargained, sold and by these and assigns, FOREVER, all of the
to-yit:	inglina arithmia and an ann an	na prakto monta adalaka prakta nama adika adalah kapa adalah sebagai sa dalah sebagai sa dalah sebagai sebagai	arense des anima de servicio de la companya de la c
	artonijaanssan e gypsychropdestonare, ana-eddhyeed vores		
TO HAVE AND TO HOLD THE SAME, With all a and all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at t a good and indefeasible estate of inheritance therein, free ar the quiet and peaceable possession of said party of the secon PROVIDED, ALWAYS, And this instrument is man First. Said partof the first part	and singular the tenements, hereditar of the second part, and to	nents and appurtenances thereunto belon	ging or in anywise appertaining, prover. And the said part
being for a loan made by the said party of the second part,	to the said part of the first part,	and payable according to the tenor and e	ffect of
negotiable promissory note, executed and delivered by the	e said partof the first part, bea	ring date	
One for \$			
One for \$		13. 14. 14. 14. 14. 14. 14. 14. 14. 14. 14	
All payable at the office of	per cent, per annum, and at	the rate of 10 per cent, per annum after d	th interest thereon from date until efault or maturity: payable semi-
annually both before and after maturity, on the	dava of	bna	dan a destinación de la Nación de Callada V
in each year. The installments of interest until maturity a the said partof the first part, each bearing interest after	re further evidenced by	per annual.	date herewith, and executed by
Second. The said partof the first part covenant the said premises and any and all taxes or assessments that by the State of Oklahoma, or by the county, township or n	and agree to pay all taxes and a shall be made upon said loan, or up	ssessments, general and special, and of wi	hatever character whatsoever, on rignges, on account of said loan,
the mortgaged premises insured in some reliable fire and to	mado insurance company approved b	by the party of the second part for the sur	n of \$
and to region the policies to the said north of the second on	rt ng	interests may appear and deliv	er said noticies and reservate to
said party of the second part to be held by and care and expense of collecting such insurance if loss occ	curs.	band, and and pare	ssumes an responsibility of proof
Third. The partof the first part agreeto ket allow or commit any waste on said premises and not to per	nit any of the improvements to be r	emoved therefrom or to become dilapidate	pair as they are now, and not to ed or destroyed.
Fourth. It is further expressly agreed by and betwee notes when the same become due, or in case of default in the	in the parties hereto that if any dela ne payment of any installment of ta-	alt be made in the payment of any part of ses or assessments, upon said premises, or	of either said principal or interest upon said loan, or the premiums
of any covenant or condition herein contained, the whole of account of faxes or assessments, upon said premises, or	I said principal sum named herein, a upon said loan, or the premiums for	nd the interest thereon, and all sums paid fire and tornado insurance, upon said pre	by the party of the second part, mises, shall become immediately
Fourth. It is further expressly agreed by and betwee notes when the same become due, or in ease of default in the of said fire and tornado insurance, when the same becomes of any coverant or condition herein contained, the whole of on account of taxes or assessments, upon said premises, or due and payable and this mortgage may be foreelosed imme sum mentioned in said bond, together with interest thereon been made upon said sum, and the party of the second part assessments upon said premises, or upon said loan, or insurance premiums, together with interest thereon the date of the second party of the	diately, and the party of the second from the date thereof at 10 per cer	part or any legal holder of this note shall but, per annum, crediting any and all inter	e entitled to recover the principal est payments made, if any have
been made upon said sum, and the party of the second part assessments upon said premises, or upon said loan, or insur- ance premiums, together with interest thereon from the date	ance premiums paid by the party of of such payment at 10 per cent. per	the second part, the full amount so paid,	as taxes of assessments, or insur-
And it is also agreed that in the event of any delault	in payment or preach of any covens	int or condition nevern, the rents and pro-	nts of said premises are pleaged
to party of the second part, or a session of the said premises, by receiver or otherwise, at the	signs, as additional collateral securit option of the party of the second par	y and said party of the second part, or i t.	assigns, shall be entitled to pos-
It is further agreed and understood that is computing in no event, nor in anywise, directly or indirectly, be computed to the computer of the	g interest upon this loan in accordan uted so as to exceed 10 per cent per	ce with the stipulations of this bond, and t annum.	this mortgage, such interest shall
Fifth. It is hereby further agreed and understood the principal or interest notes, that may hereafter be given, in the upon the same during the said time of extension.	at this mortgage secures the payme as event of any extension of time for	at of the principal note and interest he the payment of said principal debt, to ev	rein described, and all renewal, vidence said principal or interest
upon the same during the said time of extension. Sixth. Said partof the first part, hereby agree	in event action is brought to foreck	se this mortgagew	ill pay an attorney's fee of Ten
Sixth. Said partof the first part, hereby agree Dollars (\$10.00), and 10 per cent. of the amount due thereo collection, and the sum so due shall become a part of the jud			
Seventh. Said partof the first part for the considers and of the homestead exemptions of the State of Okla	homa	점심 경우를 가게 그 사람들은 사람들이 가지 않다.	본 사람들은 이 그 보고 하는 것 같아.
Eighth. It is expressly agreed and understood that thrances upon said property prior or superior to this mortgag to recover the same with interest at 10 \overline{p} recent upon the arc secured by these notes and may be recovered in the foreclos	he party of the second part shall have a debt, and upon paying and dischar	e the right to pay and discharge at his or ging such lien or incumbrance the party of	tion any and all liens or incum- the second part shall be entitled
to recover the same with interest at 10 per cent upon the ar secured by these notes and may be recovered in the foreclos	ure thereof at the option of the part	of the second part.	ome a part of the mortgage debt
IN WITNESS WHEREOF, The said partof the first above written.	first part	아내는 아들에게 가장하는 것 같아 보다는 것 같아.	
		되고 도로 교육하다면 걸 그렇게 하시다 하네요.	aradalari babbahaki Addilari dara bermanyakan dangga pala
Executed and Delivered in Presence of:		and the minimum of the second	
organise from the company of the state of th	(c) ann (c) (100 a 100 a 1		eration, nates seguinistativity of disconnection becomes appropriate
		train and the control of the control	
STATE OF OKLAHOMA, SS.			
Before me,	4,737 (1.67) - (177)	a Notary P	ublic, in and for said County and
State, on thisday of			
and the state of the		explored the property of the section	nga ng sa anggapan ngapanga bangangga pinang pinang pinangangang ng paga
to me known to be the identical persons who exceuted the v			exceuted the same as
Witness me hand and official scal on the date last abo	ove written	날아 이 그리고 그리고 그들은 어떤 일이 없다.	
My commission expires	0		Notary Public.
This instrument was filed for record this			
and the complete control of the cont	Sagara Barragggarana	en estado apartemperario estademente antecesado.	Control of the state of the sta
	Deputy.		Register of Deeds.