## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made this		residente en la contrata de la cont
and great along the merchan appropriate and the control of the character streets and the control of the control of the character streets and the control of the character streets and the control of the character streets and the character streets are character street streets are character streets		1886 - prik 1888) (1884) (1882) prik 1884 - 1886 (1884) (1884) (1884) (1884) (1884) (1884) (1884) (1884)
party of the second part:  WINNESSTYL That the said partof the first b	art, for and in consideration of the sum of	
to	genetralite entre de la contraction de	DOLLARS,
presents dogrant, bargain, sell, convey and confirm, un following-described tract, piece, or parcelof land, lyin to-wit:	to said party of the second part, and to	successors and assigns, FOREVER, all of the
Angi (dala) industria (industria) (industr		erat anticopouriou de la constitución de la constit
		desar taratan ang ang ang ang ang ang ang ang ang a
TO HAVE AND TO HOLD THE SAME, With all as and all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the a good and indefeasible estate of inheritance therein, free and the quiet and peaceable possession of said party of the second PROVIDED, ALWAYS, And this instrument is made	nd singular the tenements, hereditaments and appurtence of the second part, and to second part, and to the delivery hereof, the lawful delear of all incumbrances, and that second part, se	ances thereunto belonging or in anywise appertaining, cossors and assigns, forever. And the said part
\$ 14 F ( 14 F ( 14 F ) ) 1 P ( 14 F ) 1 P (	justly indebted to the party of the second part,	DOLLARS,
being for a loan made by the said party of the second part, t negotiable promissory note, executed and delivered by the payable to the order of the said party of the second part, a	e said partof the first part, bearing date	
One for \$	dug	
One for \$	Nor sont mer annum and at the rute of 10 per ce	
annually both bufore and after maturity, on the	days of	and and
in each year. The installments of interest until maturity are the said partof the first part, each bearing interest after Second. The said partof the first part covenant.	maturity at the rate of 10 per cent, per annum.  and agree to pay all taxes and assessments, general	and special, and of whatever character whatsoever, on
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 in the mortgaged premises insured in some reliable fire and torn	nado insurance company approved by the party of the s	econd part for the sum of \$
and to assign the policies to the said party of the second par said party of the second part to be held by	t, as	ay appear, and deliver said policies and renewals, toof the first part assumes all responsibility of proof
Third. The partof the first part agreeto keep	p all buildings, fences, and other improvements on said I	premises in as good repair as they are now, and not to
allow or commit any waste on said premises and not to perm.  Fourth. It is further expressly agreed by and between notes when the same become due, or in ease of default in the of said fire and tornado insurance, when the same becomes die of any covenant or condition herein contained, the whole of on account of taxes or assessments, upon said premises, or ute and payable and this mortiage may be foreclosed immessum 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 insur more premiums, together with interest thereon from the date.	i the parties hereto that if any default be made in the pe payment of any installment of taxes or assessments, u ue, or in case of removal of any of the buildings or other said principal sum named herein, and the interest there inon said loan, or the premiums for fire and tornado instintely, and the party of the second part or any legal hole from the date thereof at 10 per cent, per annum, credit and the party of the second part or any legal hole from the date thereof at 10 per cent.	ayment of any part of either said principal or interest pon said premises, or upon said loan, or the premiums improvements from said land, or in case of the breach on, and all sums paid by the party of the second part, urance, upon said premises, shall become immediately der of this note shall be entitled to recover the principal ting any and all interest payments made, if any have
And it is also agreed that in the event of any default to party of the second part, orassession of the said premises, by receiver or otherwise, at the c	in payment or breach of any covenant or condition here signs, as additional collateral security and said party of uption of the party of the second part.	in, the rents and profits of said premises are pledged the second part, or assigns, shall be entitled to pos-
It is further agreed and understood that in computing in no event, nor in anywise, directly or indirectly, be compu	g interest upon this loan in accordance with the stipulation ited so as to exceed 10 per cent per annum.	ons of this bond, and 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 payment of the principal e event of any extension of time for the payment of said	note and interest herein described, and all renewal, d principal debt, to evidence said principal or interest
Eixth. Said partof the first part, hereby agree  Dollars (\$10.00), and 10 per cent. of the amount due thereon collection, and the sum so due shall become a part of the judg Seventh. Said partof the first part for the consideration of the homestend exemptions of the State of Oklah	in event action is brought to foreclose this mortgage, i, and said attorney's fee shall become due and payable w gment and shall be secured by a lien of this mortgage and leration above mentioned hereby expressly waiveappra	will pay an attorney's fee of Ten then this note is placed in the hands of an attorney for I by any judgment or decree rendered thereon. seement of said real estate and the benefit of the stay
Eighth: It is expressly agreed and understood that the brances upon said property prior or superior to this mortgage to recover the same with interest at 10 per cent, upon the am	ne party of the second part shall have the right to pay a e debt, and upon paying and discharging such lien or income so paid, from the part, and the first part and said the party of the party of the party of the second party.	and discharge at his option any and all liens or incum- umbrance the party of the second part shall be entitled sum shall be and become a part of the mortgage debt
secured by these notes and may be recovered in the foreclosum. IN WITNESS WHEREOF, The said partof the first above written.	first parthereunto subscribed	name on the day and year
Executed and Delivered in Presence of:	사람들은 얼마나 되는 말을 다 하는 사람들이 살아 그 그 것이 없다.	an and an
k. Kandaka programa na	일시 경험 시민들은 시민이 시민에 지어 이번 그리는 방에서 모르게 되었다.	aran ayadan karan ka
STATE OF OKLAHOMA, )	inginanganga	
STATE OF OKLAHOMA, }ss.	en i de agrande en de de agranda	Notes Bublis to and for said County and
State, on this	,,10,, personal	lly appearedand
o me known to be the identical persons who executed the w	ithin and foregoing instrument and acknowledged to me the uses and purposes therein set forth.	that executed the same as
My commission expires		Notary Public.
This instrument was filed for record this	day of	
AllS Missi directly with an entering the extension of the entering of the ente	이 생기에는 여자생이 가고 보다고 아니라가 취하하다면 하다. 이번째에 되고 있었다면 내가 생각했습니다.	on the state of th