38	COMPARED 483906 MORTGAGE RECORD, No. 71
	STATE OF OKLAHOMA
	REAL ESTATE MORTGAGE THIS INDENTURE, Made this day of august in the year of our Lord One Thousand Nine I dred, day of Srosshart
	1 1200 prosshart-
	of the County of Jule a and and State of Okluhoma, part de of the first part, and party of the second part:
	WITNESSETH, That the said part 4000 the first part, for and in consideration of the sum of Journ June June Hun area
	to
	towit: Parts of Let June (1) and Three (3) in Black June (3) in the June of Lett June (1) and Three (3) in Black June (2) in the June of North Jules described as all that fail of the June (2) which Lies porth of a line which is forallel to and June (3) section lies month of a line which is forallel & and Ilierty free (3) section lies month of a line which is forallel & and Ilierty free (3) sectiond Mine, more south of the month line of Jos Three (3) all in Said Black June (3) together with the official and all there is following
	lies pouts of a line which is perallel to and first (4.9) feet north of the South line of said let sur (2) and all that part of sit - shree (3) which
	nine menes Douth of the north line of Lot Three (3) all in said Block Zive (3) together with the affurturances Mercunto pelonging
	TO HAVE AND TO HOLD THE SAME. With all and singular the tenements, hereditaments and appurtenances thereinto belonging or in anywise appertain
	aud all rights of homestead exemption unto the said party of the second part, and to
	the quiet and peaceable possession of said party of the second part,
	Dout And the sold parts of the second part to the sold part of the first part and pour line according to the topor and effect of MC (1)
	negotiable promissory note, executed and delivered by the said part, its of the first part, bearing date. Querter of the said party of the second part, as follows: One for \$
	One for Same due due due 19- Oue for S
	maturity or default, at the rate of a get and a the rate of 10 per cent. per aunum after default or maturity; payable so
	in cach year. The installments of interest until maturity are further evidenced by <u>MACS</u> coupon interest notes, of even date herewith, and executed the said part/AA of the first part, each bearing interest after maturity at the rate of 10 per cent. per annum. Second. The said part/AA of the first part coveriantsand agreeto pay all taxes and assessments, general and special, and of whatever character whatsoever the said premises and any and all taxes or assessments that shall be made upon said long. or upon the logal holder of said more and moregages, on account of said by by the State of Oklahoma, or by the county, township or municipality, wherein said real estate is situated, when the same becomes due, and to keep the buildings upon said state of Oklahoma, or by the county, township or municipality.
	the mortgaged premises insured in some reliable fire and tornado insurance company approved by the party of the second part for the sum of \$.4.5.00.1.00
	said party of the second part to be held by
	Third. The part field the first part agreeto keep all buildings, fences, and other improvements on haid premises in as good repair as they are now, and no allow or commit any waste on said premises and not to permit any of the improvements to be removed therefrom or to become dilapidated or destroyed. Fourth. It is further expressly agreed by and between the parties hereto that if any default be made in the payment of any part of either said premises are used in other premises are used to be the payment of any part of either said premises are used to be the payment of any installent of taxes or usessments, upon said premises, are used to be the premise of the premises are used to be the payment of any installent of taxes or usessments, upon said premises, are used to be an other premises.
	of said fire and tornado insurance, when the same becomes due, or in case of the due of the buildings of other improvements from said land, or in case of the brief of any covenant or condition herein contained, the whole of said principal sum named herein, and the interest thereon, and all sums paid by the party of the second p on account of taxes or assessments, upon said premises, er upon soid leas, or the premiums for fire and tornado insurance, upon said premises, shall become immediate due and payable and this mortgage may be forcelosed immediately, and the party of the second part or any legal holder of this note shall be entitled to recover the princ
	allow or commit any waste on said premises and not to permit any of the improvements to be removed thereform of to become duspitated of destroyed. Fourth. It is further expressly agreed by and between the parties hereto that if any default be made in the payment of any part of either said primitely of the improvements of any installment of taxes or assessments, upon said premises, as upon said load, or in case of the become due, or in case of the become due, or in case of the payment of any installment of taxes or assessments, upon said premises, as upon said premises
	And it is also agreed that in the avonDof any default in payment or breach of any covenant or condition herein, the rents and profits of said premises are pled to party of the second part, or assigns, shall be entitled to p session of the said premises, by receiver or otherwise, 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 mortgage, such interest al in no event, nor in anywise, directly or indirectly, be computed so as to exceed 10 per cent per annum.
	Fifth. It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest herein described, and all rener principal or interest notes, that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal or inter upon the same during the said time of extension. Sixth. Said part into the first part, hereby agreein event action is brought to forcelose this mortgage
	Sixth. Said part into the first part, hereby agreemin event action is brought to forcelose this mortgage
	Eight. It is expressly agreed and understood that the party of the second part shall have the right to pay and discharge at his option any and all liens or ince brances upon said property prior or superior to this mortgage debt, and upon paying and discharging such lien or incombrance the party of the second part shall be entit to recover the same with interest at 10 per cent. upon the amounts o pair, from the part,of the first part and said sum shall be and become a part of the mortgage d secured by these notes and may be recovered in the forcelesure thereof at the porter of the party of the second part.
	IN WITNESS WHEREOF, The said part for the first part for the first part for the day and y first above written.
	Liberchy called Finner SENTER
	Within substratege. Dated this
	STATE OF OKLAHOMA,
	County of <u>State</u> , on this <u>State</u> , a Notary Public, in and for said County of <u>State</u> , on this <u>State</u> , on the <u>Sta</u>
	Tunna s- groupers and non grouper wife and hurband
	to me known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that
	My commission expires 12-1918 Notary Public
	This instrument was filed for record this day of day of the state of clock P.
	Deputy. Register of Deeds.

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