MORTGAGE RECORD, No. 71

	REAL ESTATE MORTGAGE	
THIS INDENTURE, Mode this	and between	in the year of our Lord One Thousand Nine Hun-
Materia	and State of Oklahoma, parkof the first part,	n was a language of the contract of the contra
party of the second part:	ter in the second transfer of the second tran	anna an an agus agus agus agus agus agus agus agus
	st part, for and in consideration of the sum of	
presents dogrant, bargain, sell, coavey and confirm following-described tract, piece, or parcelof land, to-wit:	party of the second part, the receipt whereof is hereby neknow, unto said party of the second part, and to lying and situate in the County of	successors and assigns, FOREVER, all of the and State of Oklahoma,
. Since the antique of the second of the		antaria, menintaria (ili argininga), pangapapa na (ili argininga). Pana menakarahikan kan salahakan kan pangapan bermanyanga pangapan menakan ka
TO HAVE AND TO HOLD THE SAME, With a and all rights of homestead exemption unto the said par of the first part doliereby covenant and agree that a good and indefeasible estate of inheritance therein, free the quiet and peaceable possession of said party of the surprise provides and party of the said party of th	all and singular the tenements, hereditaments and appurtenantly of the second part, and to success to the delivery hereof, the lawful of and clear of all incumbrances, and that second part, successors and assigns, forever, made and executed upon the following conditions, to-wit:	ces thereunto belonging or in anywise appertaining, ssors and assigns, forever. And the said part whereof the premises above granted, and seized of will WARRANT AND DEFEND the same in against the lawful claims of all persons whomsoever.
nituitan ini 1934, mareteri hand petalohik pitatapi eta initu initu initu initu initu initu initu initu initu	ut, to the said partof the first part, and payable according	DOLLARS,
negotiable promissory note, executed and delivered by	the said partof the first part, bearing date	and
One for \$	due	
One for \$All payable at the office of	per cent. per annum, and at the rate of 10 per cent	
annually, both before and after maturity, on the	days of	
in each year. The installments of interest until maturit the said partof the first part, each bearing interest a	y are further evidenced by coupen inter- ifter maturity at the rate of 10 per cent. per annum.	est notes, of even date berewith, and executed by
the said premises and any and all taxes or assessments to the State of Oklahoma, or by the county, township of	antand agreeto pay all taxes and assessments, general an that shall be made upon said loan, or upon the legal holder of or municipality, wherein said real estate is situated, when the	a special, and of whatever enaracter whatsoever, on said notes and mortgages, on account of said loan, same becomes due, and to keep the buildings upon
the mortgaged premises insured in some reliable fire and	tornado insurance company approved by the party of the sec	ond part for the sum of \$
said party of the second part to be held by	part, as	of the first part assumes all responsibility of proof
Third. The part of the first part agree to	keep all buildings, fences, and other improvements on said prepertit any of the improvements to be removed therefrom or twen the parties hereto that if any default be made in the pay it the payment of any installment of taxes or assessments, upon the preparation of the properties of the buildings or other in e of said principal sum named herein, and the interest thereon or upon said loan, or the premiums for fire and tornado insurmediately, and the party of the second part or any logal holde eon, from the date thereof at 10 per cent. per annum, crediting art, or the legal owner and holder of said note and morigage, surrance premiums paid by the party of the second part, the falte of such payment at 10 per cent. per annum.	emises in as good repair as they are now, and not to
been made upon said sum, and the party of the second p assessments upon said premises, or upon said loan, or it ance premiums, together with interest thereon from the	art, or the legal owner and noncer of said note and morigage, isurance premiums paid by the party of the second part, the fillate of such payment at 10 per cent-per annum.	shall be entitled to recover on account of taxes or ull amount so paid, as taxes or assessments, or insur-
And it is also agreed that in the event of any deta to party of the second part, or session of the said premises, by receiver or otherwise, at t	uilt in payment or breach of any covenant or condition hereinassigns, as additional collateral security and said party of the option of the party of the second part. atting interest upon this loan in accordance with the stipulation inputed so as to exceed 10 per cent per annum.	he second part, or assigns, shall be entitled to pos-
Fifth. It is hereby further agreed and understood principal or interest notes, that may hereafter be given, in	I that this mortgage secures the payment of the principal and the event of any extension of time for the payment of said i	ote and interest herein described, and all renewal, principal debt, to evidence said principal or interest
upon the same during the said time of extension. Sixth. Said partof the first part, hereby agree Dollars (\$10.00), and 10 per cent of the amount due the collection, and the sum so due shall become a part of the Sayanth. Said part. of the first part for the collection.	iein event action is brought to foreclose this mortgage reen, and said attorney's fee shall become due and payable who judgment and shall be secured by a lien of this mortgage and i usideration above mentioned hereby expressly waiveapprais	
laws and of the homestead exemptions of the State of O Eighth. It is expressly agreed and understood the brances upon said property prior or superior to this more to recover the same with interest at 10 per cent. upon the secured by these notes and may be recovered in the force	klahoma. It the party of the second part shall have the right to pay and gage debt, and upon paying and discharging such lien or incum a nanount so paid, from the part of the first part and said such sure thereof at the option of the party of the second part, the first part	discharge at his option any and all liens or incum- brance the party of the second part shall be entitled um shall be and become a part of the mortgage debt
first above written.	후 보고 되는 이 얼마를 모고 되고 있다. 그는 이 아이를 받고 있다고 있다.	and the control of th
Executed and Delivered in Presence of	마음과 하다 아이들의 이 시간 나는 사람들이 얼마 하나 하는 것이 되었다. 그 그는 그리는 그래도 나를 보냈다고 있다.	nachina (18.5 (18.5 (18.5 (18.5 (18.5 (18.5 (18.5 (18.5 (18.5 (18.5 (18.5 (18.5 (18.5 (18.5 (18.5 (18.5 (18.5
THE STATE OF THE S	얼마 그릇 하는 어느가 들었다. 하고 하는 아니라를 다시 아니다.	r Santinoming and the Control of the
STATE OF OKLAHOMA,)		
County of	S.	w Notonic Public in and Sweets Countries
State, on this		appeared
andhaman dalan prandele i santagen a 18 . primari atamagnya migape aire dagab Beramma agalar a 18 aba a 18 aba	ie within and foregoing instriument and acknowledged to me t	rake-yangangan biyasan dikidikan marakang bing binasi bir biyasa balang basang bir managana sabang
free and voluntary act and deed	for the uses and purposes therein set forth.	MANAGEMENT OF THE PROPERTY OF THE SAME 35
Witness my hand and official seal on the date last My commission expires		Notary Public.
This instrument was filed for record this	day of	A. D. 19. at b'clock W.
	Denuty	Register of Doods