## MORTGAGE RECORD, No. 71

A STATE OF A STATE

No. No.

REAL ESTATE MORTGAGE THIS INDENTURE, Made this		
drod	by and between	
of the County of	nud State of Oklahoin	a, partisen of the first part, and
party of the second part: WITNESSETII, That the said part	of the first part, for and in consideration of	สามารถองที่สถางสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามาร Llio sues of
to	y the said party of the second part, the receip and confirm, unto said party of the second part etof land, lying and situate in the County of	t reliercof is hereby acknowledged, ingrunted, bargained, sold and b t, and to
	an a	มหมู่เขาสารที่ไฟม์สารสารสาราสารารที่สารางสาราราราราราราราราราราราราราราราราร
TANDERS THE REAL PROCESSION OF THE PROCESSION OF THE PROCESSION	(364469), (366), (376), (377),	1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1997 -
TO HAVE AND TO HOLD THE SA and all rights of homestead exemption unto of the first part dohereby covenant and a good and indefeasible estate of inheritance the quiet and peaceable possession of said par PROVIDED, ALWAYS, and this has First. Said partof the first part.	ME, With all and singular the tenements, here the said party of the second part, and to agree that at the delivery hereof, therein, free and elear of all insumbrances, and rty of the second part, trainent is insulu and executed upon the follow 	party of the second part, in the principal sum of (S
being for a loan made by the said party of th negotiable promissory note, executed and	a second part, to the said partof the first i delivered by the said partof the first part,	Dort, and payable according to the tener and effect of
One for \$		าขังเหตุการและ หายจากมายการ ๆ ๆ เพราะการการ การการการการการการการการการ 11
All payable at the office of	per cent. por annum, u	ad at the rate of 10 per cent. per unnum after default or maturity payabl
in use the Letter Latana riad after inthisting in	A that the second se	coupon interest notes, of oven date herewith, and execution for a similar
the said partof the first part, each bearin Second. The said partof the first the said premises and any and all taxes or as	ig interest after maturity at the rate of 10 per part covenant, and agree to pay all taxes a seesments that shall be made noon said bon.	cent per annum. ud assessments, general and special, and of whatever character whatsoe or mon the legal holder of said notes and mortgages, on account of sai tate is situated, when the same becomes due, and to keep the building
the mortgaged promises insured in some relia	ble fire and torando insurance company appro-	ved by the party of the second part for the sum of \$
and in asstant this mattalanter the sold manips of	the second must as	
Third, The part and the first part i	igree	r improvements on said premises in as good repair as they are now, and
allow or commit any wate on said premises . Fourth. It is further expressly agreed	by and between the parties hereto that if any of default in the payment of any installment i	be removed interarrow to become unapplicated or negroyed, default be made in the payment of any part of either said principal or 1 if taxes or passessments, upon said premises, or upon said loan, or the pay
of said fire and ternade insurance, when the s of any covenant or condition herein contains on account of taxes or associations.	anto becomes due, er in case of removal of any d, the whole of old principal sum named here d premises, or upon said loan, or the arcentum	of the buildings or other improvements, from said land, or in ease of the in, and the interest thereon, and all sums paid by the party of the secon for fire and tornado magnanes, more said mornizes, shall become from
due and payable and this mortgage may be a sum mentioned in said bond, together with h	oreclosed immediately, and the party of the sec aterest thereon, from the date thereof at 10 pc he second part, as the lared summa not builded	cond part or any legal holder of this note shall be entitled to recover the pr r cent, per amoun, orediting any and all interest payments made, if an b hold note and mortgarie, shall be activity to second an analysis of the
assessments upon said promises, or upon said ance promiums, together with interest thereor	I loan, or insurance premiums paid by the par a from the date of such payment at 10 per cen-	be removed therefrom or to become dilapidated or destroyed, default be made in the payment of any part of either and principal or 1 f taxes or assessments, upon said premises, or upon said loan, or the pre- of the buildings or other improvements from said huil, or in case of the man and the futerest therein, and all sums paid by the party of the secon- f or fire and tornado insurance, upon said premises, shall become immo- ond part or any logal holder of this note shall be entitled to recover the pre- r cent. per annum, or cellung any and all interest payments made, if any f said holes and mortgage, shall be entitled to recover on account of the of the future the full annount so paid, as faxes or account of the ty of the second part, the full annount so paid, as faxes or account of the ty of the second pure, the full annount so paid, as faxes or passesments, or to per summ.
		venant or condition herein, the rents and profits of said premises are p curity and said party of the second part, or assigns, shall be outfiled t 1 part.
It is further agreed and understood the	at in computing interest upon this foun in accordently, be computed so as to exceed 10 per cont	relance with the stipulations of this bond, and this mortgage, such interest per annum.
Fifth. It is hereby further agreed and principal or interest notes, that may hereafter	l understood that this mortgage secures the pa be given, in the event of any extension of time	yment of the principal note and interest herein described, and all re s for the payment of said principal debt, to evidence said principal or h
upon the same during the sald time of extens		reelose this mortgage
collection, and the sum so due shall become a Soventh. Said partaof the first par	part of the judgment and shall be secured by a t for the consideration above mentioued hereby	lion of this mortgage and by any ludgment or decree rendered thereon y expressly weiveappraisement of sold real estate and the benefit of th
nws and of the nonestead exemptions of the Eighth. It is expressly agreed and und branees upon said preperty index or annested	) State of Oktanonia, derstood that the party of the second part shal to this mortgage debt, and upon paving and 84	I have the right to pay and discharge at his option any and all flous or i scharging such flen or incombrance the party of the second part shall be a
to recover the same with interest at 10 per cessecured by these notes and may be recovered	nt, upon the amount so puld, from the part. In the forcelosure thereof at the option of the	I have the right to pay and discharge at his option any and all liens or i scharging such lien or incombrance the party of the second part shall be a of the liest part and said sum shall be and become a part of the mortgag party of the second part
IN WITNESS WHEREOF, The said first above written.	purvana of 140 urst partianananana matawany	surfice out of subscribed on the day and
Executed and Delivered in I	<sup>y</sup> resench oft	
กระสารระดูการระหาศึกษณ์สาย เกาะสารการประกันสารการรับสาย		nan survey of an analysis and an an algebra strainer a data she and a har than a the
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STATE OF OKLAHOMA,	409.	
Before international and the start of the st	an mana an	a Notary Public, in and for said Count
Superson one one of the other states and the other states of the o	And a second second And a second second second second	กรรรษ แ.10. และกรรฐ personally appeared
a ma known to be the identical persons who	excouted the within and foregoing instrument of and dead for the uses and purposes therein	and acknowledged to my that an an an an an an excepted the sa set forth
in an area free and voluntary a	no dato last aliovo written.	
Witness my hand and official scal on the source of the scale of the sc	ho dato lasb above written.	Notary Pil
Witness my hand and official scal on the source of the scale of the sc	lia (lav of	Notary Pul S

284