MORTGAGE RECORD, No. 71

RE	STATE OF OKLAHOMA EAL ESTATE MORTG	가능하는 동생하는 그 문에는 하다 가는 사람들이 있다면서 가는 사람들이 가득하는 사람들이 되었다. 하나는 것은 그 사람들이 되었다.
THIS INDENTURE, Made this	day of	in the year of our Lord One Thousand Nine Hun
in the second	Instrument	and the second s
하는 그리의 가장 하는 생각하다고 하는 이 보고 있다. 그렇다면, 그는 생생님은 그런 가장 하지를 위해보고 있다면 되는데,	unumbi de leta la teglita a un la el nue emble en uganta a la catacida com un	alikasi tali tali sa sa disi Mutilia di Duga ta tali sa di sa ditali da ata ba tali, a di Badalla, di Baballa,
f the County of	,and State of Oklahoma, partof the) first part, and
arty of the second parti	ant for and in consideration of the sum of	DOLLAR
resents dogrant, bargain, sell, convey and confirm, un following-described tract piece or parcelof land, lyin	y of the second part, the receipt whereof is here to said party of the second part, and to	by acknowledged, hagranted, bargained, sold and by thessuccessors and assigns, FOREVER, all of theand State of Oklahom
	andiensky meningrestigen in the transfer entre e	aga mpangan ana kaning propinsi araw 6. Mangamesi sebagai pana mpingan mpingan Mananasaya mangan dangan ana manana manasa menangan mangan mpingan angan mpingan Mangan ana mengangan mpingan pangangan mangangan mangan dangan pangan mpingan mpingan mpingan mpingan mpingan
nd all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the good and indefeasible estate of inheritance therein, free and the quiet and peaceable possession of said party of the second	of the second part, and to	ppurtenances thereunto belonging or in anywise appertaining
PROVIDED, ALWAYS, And this instrument is mad First. Said partof the first part		and part, in the principal sum of (\$
eing for a loan made by the said party of the second part, is egotiable promissory note, executed and delivered by the	to the said partof the first part, and payable e said partof the first part, bearing date	e according to the tenor and effect of
ne for \$n news		an anno managamenta de la companya d
일 때문에 가는 그리고 있어? 그는 그들이 그는 그를 가는 것을 먹어 가고 있다.		and and the second s Second second
All payable at the office of	per cent. per annum, and at the rate of	10 per cent, per annum after default or maturity; payable semi
Second. The said partof the first part covenant. ic said premises and any and all taxes or assessments that the state of Oklahoma, or by the county, township or many partiaged premises insured in same reliable for any tor	and agreeto pay all taxes and assessments, shall be made upon said loan, or upon the legal unicipality, wherein said real estate is situated, pade insurance company approved by the party	pupon interest notes, of even date herewith, and executed by the general and special, and of whatever character whatsoever, or a holder of said notes and mortgages, on account of said loan when the same becomes due, and to keep the buildings upon of the second part for the sum of \$
d to assign the policies to the said party of the second partial party of the second part to be held by	rt, as	tereals may appear, and deliver said policies and renewals, t and partof the first part assumes all responsibility of proc
Third. The parkof the first part agree to kee low or commit any waste on said premises and not to pure flow or commit any waste on said premises and not to pure the said fire and tornado insurance, when the same becomes due, or in case of default in the said fire and tornado insurance, when the same becomes d'any covenant or condition herein contained, the whole of a account of taxes or assessments, upon said premises, or use and payable and this mortgage may be foreclosed immen mentioned in said bond, together with interest thereon; sees made upon said sum, and the party of the second part, seesments upon said ymmises, or upon said loan, or insurece premiums, together with interest thereon from the date	p all buildings, lences, and other improvements in any of the improvements to be removed ther in the parties hereto that if any default be made to payment of any installment of taxes or assess use, or in case of removal of any of the buildings said principal sum named herein, and the interpon said loan, or the premiums for fire and tor diately, and the party of the second part or any from the date thereof at 10 per cent. per annu or the legal owner and holder of said note and ance premiums paid by the party of the second; of such payment at 10 per cent. per annum.	on said premises in as good repair as they are now, and not is refrom or to become dispidated or destroyed. In the payment of any part of either said principal or interessments, upon said premises, or upon said loan, or the premium or or other improvements from said land, or in case of the bread est thereon, and all sums paid by the party of the second part made insurance, upon said premises, shall become immediately legal holder of this note shall be entitled to recover the principal me, crediting any and all interest payments made, if any have mortgage, shall be entitled to recover on account of taxes or part, the full amount so paid, as taxes or assessments, or insur-
And it is also agreed that in the event of any default party of the second part, or assessment of the said premises, by receiver or otherwise, at the control of the said premises.	in payment or breach of any covenant or condit signs, as additional collateral security and said p oution of the party of the second part.	tion herein, the rents and profits of said premises are pledged party of the second part, or assigns, shall be entitled to pos
It is further agreed and understood that in computing	g interest upon this loan in accordance with the : ated so as to exceed 10 per cent per annum.	stipulations of this bond, and this mortgage, such interest shall
		principal note and interest herein described, and all renewal nt of said principal debt, to evidence said principal or interes
sixin. Said partof the first part, hereby agree ollars (\$10.00), and 10 per cent. of the amount due thereon illection, and the sum so due shall become a part of the jud Seventh. Said partof the first part for the consid	in event action is brought to indepose this not i, and said attorney's fee shall become due and p gment and shall be secured by a lien of this mort leration above mentioned hereby expressly waive	rtgage will pay an attorney's fee of Ter payable when this note is placed in the hands of an attorney for tgage and by any judgment or decree rendered thereon. a appraisement of said real estate and the benefit of the stay
		경기를 하는 것은 아이들이 하는 것은 사람들이 가는 것을 하는 것이 없는 것이다.
ws and of the homestead exemptions of the State of Oklat Eighth. It is expressly agreed and understood that it ances upon said property prior or superior to this mortgag recover the same with interest at 10 per cent, upon the au cured by these notes and may be recovered in the forceloss	noma. The party of the second part shall have the right to debt, and upon paying and discharging such lie agent so paid, from the partof the first part	to pay and discharge at his option any and all liens or incume on or incumbrance the party of the second part shall be entitled and said sum shall be and become a part of the mortgage debi- bud nort.

STATE OF OKLAHOMA,

State, on this.

State, on this.

State, on this.

State, on this day of.

State,

Deputy.

Register of Deeds

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