MORTGAGE RECORD, No. 71—

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

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	tar professionare (1986) e se aprilie e se aprilie de la compania de la compania de la compania de la compania	
annumentarial contra annumentaria de la companya de	and State of Oklahoma, partof	the first part, and
rty of the second parts	그림 사람들이 가장 하는 사람들은 학생들이 되었다. 그는 사람들이 가장 등록하는 사람들은 사람들은 사람들이 되었다.	DOLLA)
in hand paid, by the said pa	rty of the second part, the receipt whereof is I	DOLLA) hereby acknowledged, hagranted, bargained, sold and by th
sents dogrant, bargain, sell, convey and confirm, u lowing-described track, piece, or parcelof land, ly	into said party of the second part, and to ing and situate in the County of	successors and assigns, FOREVER, all of
	property and company of the second state of the second state of the second second second second second second	
	Acres descriptions are restriction and the contract of the con	
The state of the s		te-fridages (transported by the state of the
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	facel and harmone and harmon in the state of	d appurtenances thereunto belonging or in anywise appertainin
i all rights of homestead exemption unto the said party	of the second part, and to	
ood and indefeasible estate of inheritance therein, free a	nd clear of all incumbrances, and that	the lawful owner,of the premises above granted, and seized will WARRANT AND DEFEND the same
quiet and peaceable possession of said party of the seco	nd part, successors and as	signs, forever, against the lawful claims of all persons whomsoev
	justly indebted to the party of the s	second part, in the principal sum of (S
g for a loan made by the said party of the second part	, to the said partof the first part, and pay	able according to the tenor and effect of
otiable promissory note, executed and delivered by table to the order of the said party of the second part,	he said part of the first part, bearing date as follows:	B
ofor\$	due.	
for S	due	시간 그 사람들이 되는 사람들이 되었다. 그 그렇게 하고 말을 수 없는 아름다운 그리
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 ser
ally, both before and after maturity, on the	days of	coupon interest notes, of even date herewith, and executed um.
said partof the first part, each bearing interest after Second. The said partof the first part covenan	er maturity at the rate of 10 per cent. per ann tand agreeto pay all taxes and assessmen	um. its, general and special, and of whatever character whatsoover.
said premises and any and all taxes or assessments than he State of Oklahoma, or by the county, township or r	t shall be made upon said loan, or upon the le nunicipality, wherein said real estate is situate	its, general and special, and of whatever character whatsoever, t egal holder of said notes and mortgages, on account of said los od, when the same becomes due, and to keep the buildings up
residente de la companya del companya de la companya del companya de la companya	. 그는 그는 그리고 하다 가는 하는 것은 그리고 있다. 그리고 한 점점이 되었다.	rty of the second part for the sum of \$
party of the second part to be held by		morests may appear, and deliver said policies and renewals, I said partof the first part assumes all responsibility of pro-
Third. The part of the first part agree to ke	ep all buildings, fences, and other improvement	nts on said premises in as good repair as they are now, and not
Fourth. It is further expressly agreed by and between when the same become due, or in case of default in t	en the parties hereto that if any default be me he payment of any installment of taxes or ass	ade in the payment of any part of either said principal or interessessments, upon said premises, or upon said loan, or the premius
aid fire and tornado insurance, when the same becomes on covenant or condition herein contained, the whole o	due, or in case of removal of any of the building said principal sum named herein, and the in	ngs or other improvements from said land, or in case of the brea- terest thereon, and all sums paid by the party of the second par
and payable and this mortgage may be forcelosed imme mentioned in said bond, together with interest thereon	ediately, and the party of the second part or as to from the date thereof at 10 per cent. per an	ony legal holder of this note shall be entitled to recover the princip name, crediting any and all interest payments made, if any har
n made upon said sum, and the party of the second part sements upon said premises, or upon said loan, or insu	or the legal owner and holder of said note a rance premiums paid by the party of the secon	ade in the payment of any part of either said principal or inter- sessments, upon said premises, or upon said loan, or the premiur ags or other improvements from said land, or in case of the brea- terest thereon, and all sums paid by the party of the second par- ternado insurance, upon said premises, shall become immediate tornado insurance, upon said premises, shall become immediate my legal holder of this note shall be entitled to recover the princip nuum, crediting any and all interest payments made, if any har and mortgage, shall be entitled to recover on account of taxes and mortgage, shall be entitled to recover on account of taxes and mortgage, shall be entitled to recover on account of taxes and mortgage, shall be entitled to recover on account of taxes and mortgage, shall be entitled to recover on account of taxes and mortgage, shall be entitled to recover on account of taxes.
And it is also agreed that in the event of any default	in payment or breach of any covenant or cor	adition berein, the rents and profits of said premises are pledge
		id party of the second part, or assigns, shall be entitled to po
It is further agreed and understood that in computir o event, nor in anywise, directly or indirectly, be comp	ng interest upon this loan in accordance with the uted so as to exceed 10 per cent per annum.	he stipulations of this bond, and this mortgage, such interest shr
Fifth. It is hereby further agreed and understood to cipal or interest notes, that may hereafter be given, in the	hat this mortgage secures the payment of the he event of any extension of time for the paym	e principal note and interest herein described, and all renews ment of said principal debt, to evidence said principal or intere
is the same during the said time of extension. Sixth. Said partof the first part, hereby agree	in event action is brought to foreclose this n	gortgagevill pay an attorney's fee of To
Seventh. Said partof the first part for the consi	deration above mentioned hereby expressly we droma.	nortgage
Eighth. It is expressly agreed and understood that it ices upon said property prior or superior to this mortgage cover the same with interest at 10 per cent, upon the and	he party of the second part shall have the rig ge debt, and upon paying and discharging such mount so paid, from the part	ht to pay and discharge at his option any and all liens or incun lien or incumbrance the party of the second part shall be entitle art and said sum shall be and become a part of the mortgage deb scond part.
IN WITNESS WHEREOF, The said partof the above written.	first part hereunto s	subscribednameon the day and yes
		many and the second state of the second s
Executed and Delivered in Presence of:		
enikkas er experikki også-pipplik dange starter i egyptekker av i hajde teripski keripski keripski keripski ke	Ninge van gewingen en er en	remains a remain a de la company de la compa
Single-specific to the state of	AN AN INTERPRETATION OF THE PROPERTY OF THE PR	
Sinili of Orintholia,		
Before me,	territoria de la companya del companya de la companya del companya de la companya del la companya de la company	2 Notary Public, in and for said County and
, on this		, personally appeared and
	the state of the s	an
e known to be the identical persons who executed the r	vithin and foregoing instrument and acknowled	dged to me that executed the same a
Witness our hand out official and ab the data last al.		
ommission expires		Notary Public.
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This instrument was filed for record this	downs.	at