MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

| dred | day of | |
|--|---|--|
| | | |
| of the County of | nud State of Oklahoma, partof the first p | art, and |
| party of the second part: WITNESSETH, That the said partof the first p | art, for and in consideration of the sum of | tradustraturus est 1981 en Angara des 1850 1885 en 1900 en 1855 en 1870 en 1870 en 1870 en 1870 en 1870 en 187 |
| in hand paid, by the said party presents dogrant, bargain, sell, convey and confirm, un following-described tract, piece, or parcelof land, lyin | y of the second part, the receipt whereof is hereby ack to said party of the second part, and to g and situate in the County of | nowledged, hagranted, bargained, sold and by thes |
| and the state of t | enitalian materior alianomina mentalikan an ale elementarian as | |
| | | |
| | | |
| annay anay in a painte, baga sa an a fall ship to baga sa an ana fan an a | 1987 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 - 1988 | |
| TO HAVE AND TO HOLD THE SAME, With all au and 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 he quiet and peaceable possession of said party of the second PROVIDED, ALWAYS, And this instrument is made | nd singular the tenements, hereditaments and appurter of the second part, and to | mances thereunto belonging or in anywise appertaining accessors and assigns, forever. And the said part |
| | | rt, in the principal sum of (\$ |
| eing for a loan made by the said party of the second part. I | o the said partof the first part, and pavable accord | ding to the tenor and effect of |
| negotiable promissory note, executed and delivered by the anyable to the order of the said party of the second part, a one for \$ | s follows: Ana | na podre su livoraje na kolonia na podre i na maraka. IV. managa 1910. |
| One for \$ | due, | 19 |
| one for \$ | due de la companya del companya de la companya del companya de la | |
| panelly, both before and after maturity on the | days of | 요. Belline Benefit (1984년) 1984년 - 198 |
| n each year. The installments of interest until maturity are he said partof the first part, each bearing interest after | e further evidenced by | nterest notes, of even date herewith, and executed by |
| Second. The said partof the first part covenant. he said premises and any and all taxes or assessments that y the State of Oklahoma, or by the county, township or mu | shall be made upon said loan, or upon the legal holder unicipality, wherein said real estate is situated, when | d and special, and of whatever character whatsoever, on ir of said notes and mortgages, on account of said loan, the same becomes due, and to keep the buildings upon |
| ie mortgaged premises insured in some reliable fire and toru and to assign the policies to the said party of the second par | | 우리 맛이 되었다. 그 아이는 그들은 그는 이 아이들은 것이 그는 것이 그 것은 그는 것은 것이다. |
| aid party of the second part to be held by | | tof the first part assumes all responsibility of proof |
| Third. The part of the first part agree to keep | o all buildings, fences, and other improvements on said | premises in as good repair as they are now, and not to |
| Fourth. It is further expressly agreed by and between otes when the same become due, or in case of default in the | the parties hereto that if any default be made in the payment of any installment of taxes or assessments, | payment of any part of either said principal or interest upon said premises, or upon said loan, or the premiums |
| f said fire and tornado insurance, when the same becomes du f any covenant or condition herein contained, the whole of | ic, or in case of removal of any of the buildings or other said principal sum named herein, and the interest there are the near the premiums for fire and formed in | er improvements from said land, or in case of the breach reon, and all sums paid by the party of the second part, |
| in account of baxes of basessing and payable and this mortgage may be foreclosed immedian mentioned in said bond, together with interest thereon, | intely, and the party of the second part or any legal ho from the date thereof at 10 per cent, per annum, cree | side of this note shall be entitled to recover the principal liting any and all interest payments made, if any bave |
| Fourth. It is further expressly agreed by and between otes when the same become due, or in case of default in the f said fire and fornado insurance, when the same becomes did find the fault contained, the whole of a account of taxes or assessments, upon said premises, or up as and payable and this mortage may be foreclosed immed immentioned in said bond, together with interest thereon, een made upon said sum, and the party of the second part, sessements upon said premises, or upon said loan, or insurance premiums, together with interest thereon from the data | or the legal owner and holder of said note and mortgr nee premiums paid by the party of the second part, if | age, shalf be entitled to recover on account of taxes or he full amount so paid, as taxes or assessments, or insur- |
| And it is also agreed that in the event of any delault | in payment or oreach of any covenant or condition her | rem, the rems and promis of said premises are pleaged |
| party of the second part, or | igns, as additional collateral security and said party of ption of the party of the second part. | of the second part, or assigns, shall be entitled to pos- |
| It is further agreed and understood that in computing a no event, nor in anywise, directly or indirectly, be compu | interest upon this loan in accordance with the stipulated so as to exceed 10 per cent per annum. | tions of this bond, and this mortgage, such interest shall |
| Fifth. It is hereby further agreed and understood the rincipal or interest notes, that may hereafter be given, in the | at this mortgage secures the payment of the principal a event of any extension of time for the payment of sa | I note and interest herein described, and all renewal, and principal debt, to evidence said principal or interest |
| pon the same during the said time of extension. Sixth. Said partof the first part, bereby agreeI bollars (\$10.00), and 10 per cent. of the amount due thereon, ollection, and the sum so due shall become a part of the judg | n event action is brought to forcelose this mortgage | when this rate is closed in the hards of an attorney for |
| Seventh. Said partof the first part for the considers and of the homestead exemptions of the State of Oklah | eration above mentioned hereby expressly waiveapp: oma. | raisement of said real estate and the benefit of the stay |
| Eighth. It is expressly agreed and understood that the rances upon said property prior or superior to this mortgage, a recover the same with interest at 10 per cent, upon the am curred by these notes and may be recovered in the forcelosu | e party of the second part shall have the right to pay a debt, and upon paying and discharging such lien or in ount so paid, from the partof the first part and sai re thereof at the option of the party of the second par | and discharge at his option any and all liens or incum- cumbrance the party of the second part shall be entitled ld sum shall be and become a part of the mortgage debt t. |
| IN WITNESS WHEREOF, The said partof the isst above written. | first parthereunto subscribed | |
| 가는 하시는 경쟁에 가장 되었다. 중점 보다는 사이 하시는 것이다. 경우에 있는 사람들이 되었습니다. 기업을 보고하였다면 하였다. | 그들은 지내다 있는 경기를 보고 있는데 하는 그 바다를 하다. | ti in 1998 - Community for Constitution and Alleman and Alleman and Alleman (1998) and the Constitution of the |
| EXECUTED AND DELIVERED IN PRESENCE OF: | 그리의 보기 이번 가장 사람이 나무를 보기다면 하다고 되었다. | (Congress of the first state of the state of |
| | 한 보는 그리고 살아왔다면서 하는 바람들이 얼마나 살아가고 있다. 그는 물에서 목 | takan kan pangan ang mangan tinggan ang mangan tinggan ang manggan ang mangan ang mangan ang mangan ang mangan Tanggan tanggan ang mangan tanggan ang mangan ang mangan ang mangan ang mangan ang mangan ang mangan ang manga |
| STATE OF OKTAHOMA | | And the second s |
| STATE OF OKLAHOMA, summer of the state of th | | |
| Before me, | 10 100000 | a Notary Public, in and for said County and |
| | problem a constructive management of the problem of | and |
| one known to be the identical persons who executed the w | ithin and foregoing instrument and acknowledged to m | ne thatexecuted the same as |
| free and voluntary act and deed for | the uses and purposes therein set forth. | 등 등록 하면 하다 가는 것 않는 것이 하는 것이다. |
| Witness my han∉and official seal on the date last abo y commission expires | A Mufferts. | Notary Public |
| y Commission, September 1 | | A. D. 19 |
| | | |
| page of Application of the state of the stat | Deputy. | Register of Deeds. |
| | | |