MORTGAGE RECORD, No. 71___

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

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| urty of the second part: | renegation and the state of the | | andagapapapapapapapanananagapapapanananana | | -ana hengapa kanpasa sera girad ^k adi |
| WITNESSETH, That the | e said partof the first part | , for and in consideration of | the sum of | | |
| resents dogrant, barguin, s illowing-described tract, piece -wit: | hand paid, by the said party c sell, convey and confirm, unto se, or parcelof land, lying a | of the second part, the receip said party of the second par and situate in the County of | at whereof is hereby acknowled; | ed; hagranted, bargain successors and assigns, I | d, sold and by the OREVER, all of the d State of Oklahom |
| | | granderskipping of act of property (| 1960 againmeir (1970 againmeir 1970 againmeir 1970 againmeir 1970 againmeir 1970 againmeir 1970 againmeir 1970 | | |
| <u> </u> | ************************************ | | | parate the constraint related to the section as a section. | |
| | rend program grammaniam interpretation | th the september of the part of the property of the part of the pa | et anna anna anna anna anna anna anna an | | |
| TO HAVE AND TO HOI d all rights of homestead exer the first part do,hereby co of and indefensible estate of o quiet and peaceable possessio PROVIDED, ALWAYS, First. Said partof th | LD THE SAME, With all and imption unto the said party of a pyenant and agree that at the clinicitance therein, free and clinicitance therein, free and clinicitance therein, free and clinicitance therein, free and clinicitance therein is made and this instrument is made a fee first part. | singular the tenements, here the second part, and to lelivery hereof, lear of all incumbrances, and art, suc nd executed upon the follow justly indebted to the | ditaments and appurtenances successors the lawful owne i that that gray and assigns, forever, aga ring conditions, to-wit: party of the second part, in the | thereunto belonging or in a and assigns, forever. And rof the premises above gr will WARRANT AND DI inst the lawful claims of all p | nywise apportaining the said part |
| no for a loon made by the said | d party of the second part, to i | he said part of the first | part, and payable according to | the tenor and effect of | |
| otinble promissory note, ex- rable to the order of the said | party of the second part, as f | ollows: | bearing date | | |
| e for \$ | | due | (id) i a financia (di ideniuje), del filologico un experiente del care participa (di ideniu). Light aggi e devica e di aggi e devica e devica del care de devica e del care de | edisabbanasahan dari menjahahahkakan dari dingganga | |
| All payable at the office o | A. | per part the course | nd at the rate of 10 per cent. pe | with interest the | reon from date un |
| mally, both before and after t | maturity, on the | days of | | and | |
| each year. The installments of said partof the first part | of interest until maturity are in the each bearing interest after me | attrity at the rate of 10 per | cent. per unnum. | notes, of even date herewit | h, and executed I |
| said premises and any and al the State of Oklahoma, or by mortgaged premises insured i | Il taxes or assessments that she the county, township or muni- in some reliable fire and tornac | all be made upon said loan, cipality, wherein said real e | and assessments, general and sport upon the legal holder of said state is situated, when the sam well by the party of the second | I notes and mortgages, on re- te becomes due, and to keep part for the sum of S | ccount of said loa the buildings upo |
| | A STATE OF S | | | | |
| care and expense of collecting | ng such insurance if loss occurs ne first part agree to keep a | ll buildings, fences, and other | ully paid, and said partof r improvements on said premis be removed therefrom or to be | es in as good repair as they | sponstructy of pro are now, and not |
| py or commit any waste on say Fourth. It is further express when the same become due said fire and tornado insurance any covenant or condition her account of taxes or assessmen a mentioned in said bond, tog an made upon said sum, and it essments upon said premises, or assents when the committee of the committee | aid premises and not to permit ressly agreed by and between the powhen the same becomes due, to the the same becomes due, rein contained, the whole of saits, upon said premises, or upo age may be foreclosed immedia rether with interest thereon, in he party of the second part, or or upon said loan, or insurance therest thereon from the date of | any of the improvements to be parties hereto that if any sayment of any installment, or in ease of removal of any it principal sum named here a said loan, or the premium- tely, and the party of the se- om the date thereof at 10 per the legal owner and holder be premiums paid by the par- such payment at 10 per cen | be removed therefrom or to be default be made in the payme of taxes or assessments, upon so of the buildings or other improfin, and the interest thereon, an if or fire and tornado insurance cond part or any legal holder of a cent. per annum, crediting and said unte and mortgage, shu to of the second part, the full at the reason of said unter and conditions the full at the condition of the second part, the full at the condition of the second part, the full at the condition of the second part, the full at the condition of the second part, the full at the condition of the second part, the full at the condition of the second part, the full at the condition of the second part and th | come dispidated or destroy nt of any part of either said aid premises, or upon said lo vements from said land, or d all suns paid by the part t, upon said premises, shall this note shall be entitled to ny and all interest payment ll be entitled to recover on mount so paid, as taxes or a | principal or interea, or, or the premium an, or the premium case of the bread of the second par second immediate recover the princip is made, if any har account of taxes, seessments, or insu |
| party of the second part, or | nssign ceeiver or otherwise, at the opt | ns, as additional collateral se ion of the party of the secon | curity and said party of the s d part. | econd part, or assigns, shall | be entitled to po |
| no event, nor in anywise, direct Fifth. It is hereby further | ctly or indirectly, be computed ir agreed and understood that | I so as to exceed 10 per cent this mortgage secures the pa | ordance with the stipulations of per annum. Syment of the principal note | and interest berein describe | d, and all renews |
| ncipal or interest notes, that m on the same during the said tin Sixth Said part of th | nay hereafter be given, in the e me of extension. he first part, hereby agree, in a | vent of any extension of tim | syment of the principal note of for the payment of said principal process this mortage | eipal debt, to evidence said | principal or interestorney's fee of Te |
| Seventh, Said partof | the first part for the considers | tion above mentioned hereb | oreclose this mortgage | his note is placed in the hand ny judgment or decree rende nt of said real estate and the | s of an attorney forced thereon. benefit of the sta |
| Eighth. It is expressly ag | ptions of the State of Oklahon reed and understood that the p | n. party of the second part sha ebt, and upon paying and di | I have the right to pay and dis | charge at his option any au | l all liens or incum |
| recover the same with interest ured by these notes and may be IN WITNESS WHEREOI t above written. | at 10 per cent. upon the amou be recovered in the forcelosure F, The said partof the firs | nt so paid, from the part thereof at the option of the t part | I have the right to pay and dis scharging such lien or incumbra "of the first part and said sum party of the second pert. hereunto subscribed | shall be and become a part o | the mortgage del n the day and yes |
| | divered in Presence of: | | Martines of the second | 1 - Marie (| the state of the s |
| | | griffy glaniqua. | | 400 (hai 440) da diila da hai hai 140 (hai 140 (h | · [1] 《《 [4] [4] [4] [4] [4] |
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| STATE OF OKLA | HOMA, | | | . 1971) - 10 10 10 10 10 10 10 10 10 10 10 10 10 | 마기 및 및 함께 함 보고함: : 10 기 기 기 등 |
| Before me, | day of | and the state of t | | a Notary Public, in and | for said County an |
| | | | were the state of personal and | | name and |
| ne known to be the identical r | persons who executed the with | in and foregoing instrument | and acknowledged-to me that. | | ecuted the same a |
| | | | | - 15 15. Kar - Printerland a April 1. 1811 (1. 17. | Noton Dublis |
| commission expires | argangan period and a series of the series o | موات بالشيشين والسوائد والمتاريخ والمتاريخ والمتاريخ | And the state of t | بتنشير تنبيح بخزر بيبر يبرجي وتخيير بينين | Trocary Tubiles |