## MORTGAGE RECORD, No. 71

## STATE OF OKLAHOMA REAL ESTATE MORTGAGE

dredby and be	ebween	Permitti antipulla arisan
of the Country of		
of the County of party of the second parti	and State of Oktanoma, pure and on the control of t	rst part, and management in the community of the communit
WITNESSETH, That the said partof the first par	rt, for and in consideration of the sum of	arid oddina oʻrdi arid 1900-ci ildə yarı və direçiyinin əliyeti.
toin hand paid, by the said party presents dogrant, bargain, sell, convey and confirm, unto following-described tract, piece, or parcelof land, lying to-wit:	of the second part, the receipt whereof is hereby o said party of the second part, and to and situate in the County of	y acknowledged, ingranted, bargained, sold and by thesosuccessors and assigns, FOREVER, all of theand State of Oklahoma,
	ann reithe all ar Nabel gar eile feil an feil ag ta a gan feil a tha an an an an an an an an teach an teach a r	· in the second contract the contract contract is a second contract contrac
	rackeran angreyste defensel opinser rendelseles terrores describer r	ariantaria de la farta esta de la facilita de la f
anganiana wangan paparan nganaran katang dan mananan mananan mananan manan menganjaran mengantan mining mengang menganjaran mengang mengang mengang mengang mengang mengang mengang mengan Apanggip dan berugi persaman mengang m		and the state of t
TO HAVE AND TO HOLD THE SAME, With all and and all rights of homestead exemption unto the said party of of the first part dohereby covenant and agree that at the a good and indefeasible estate of inheritance therein, free and the quiet and peaceable possession of said party of the second PROVIDED, ALWAYS, And this instrument is made	I singular the tenements, hereditaments and app the second part, and to the delivery hereof, the I clear of all incumbrances, and that the I part, successors and assigns, and executed upon the following conditions, to-w	ourtenances thereunto belonging or in anywise apportaining,successors and assigns, forever. And the said part
heing for a loan made by the said party of the second part, to	the said partof the first part, and payable a	DOLLARS,
negotiable promissory note, executed and delivered by the	said part of the first part, bearing date	nija da karangan da karang
One for \$	dueduedue	
One for \$	due.	with interest thereon from date until
annually both bafore and after maturity, on the	days of	nnd '
in each year. The installments of interest until maturity are the said partof the first part, each bearing interest after n Second. The said partof the first part covenant	naturity at the rate of 10 per cent. per annum.  and agreeto pay all taxes and assessments, ge	on interest notes, or even unto nerowith, and executed by
Second. The said partof the first part covenant the said premises and any and all taxes or assessments that sh by the State of Oklahoma, or by the county, township or nur the mortgaged premises insured in some reliable fire and torna	mil be made upon said loan, or upon the legal madejality, wherein said real estate is situated, with insurance commany approved by the party of	hen the same becomes due, and to keep the buildings upon
the mortgaged premises insured in some raining fire and torna and to assign the policies to the said party of the second part, said party of the second part to be held byand and care and expense of collecting such insurance if loss occur		lakan bili dalam dilumbaki keringkalan bili balan di basakatan bilika 1985 di balan kali 1985
Third. The partof the first part agree to keep	all buildings, fences, and other improvements on	said premises in as good repair as they are now, and not to
allow or commit any waste on said premises and not we permise.  Fourth. It is further expressly agreed by and between the same become due, or in case of default in the	the parties hereto that if any default be made in payment of any installment of taxes or assessme	rom or to become displacted or descroyed.  1 the payment of any part of either said principal or interest ents, upon said premises, or upon said loau, or the premiums
Fourth. It is further expressly agreed by and between a notes when the same become due, or in case of default in the of said fire and tornado insurance, when the same becomes due of any coveniant or condition herein contained, they whole of so on account of taxes or assessments, upon said premises, or upofue and payable and this mortgage may be forcelosed immediation mentioned in said bond, together with interest thereon, in been made upon said sum, and the party of the second part, or assessments upon said premises, or upon said loan, or insuran ance premiums, together with interest thereon from the date of	, or in case of removal of any of the buildings or aid principal sum named herein, and the interest on said loan, or the premiums for fire and tornar	other improvements from said land, or in case of the breach thereon, and all sums paid by the party of the second part, do insurance, upon said premises, shall become immediately
due and payable and this mortgage may or lorecaste minesus sum mentioned in said bond, together with interest thereon, in been made upon said sum, and the party of the second part, o	ately, and the party of the second part of any coron the date thereof at 10 per cent, per annum, or the legal owner and holder of said note and m	cal holder of this note shall be entitled to recover the principal crediting any and all interest payments made, if any have cortgage, shall be entitled to recover on account of taxes or insur-
And it is also agreed that in the event of any detault in	i payment or preach of any covenant or condition	n nerein, the rents and prouts of said premises are pleaged
to party of the second part, or	gns, as additional collateral security and said partion of the party of the second part.	arty of the second part, or assigns, shall be entitled to pos-
It is further agreed and understood that in computing in no event, nor in anywise, directly or indirectly, be computed.  Fifth. It is hereby further agreed and understood that	nterest upon this loan in accordance with the sulpid so as to exceed 10 per cent per annum.  This mortings secures the payment of the priv	pulations of this bond, and this mortgage, such interest snau
Fifth. It is hereby further agreed and understood that principal or interest notes, that may hereafter be given, in the upon the same during he said time of extension.  Sixth Said part. of the first not hereby sures in	event of any extension of time for the payment of	of said principal debt, to evidence said principal or interest
Sixth. Said partof the first part, hereby agreein Dollars (\$10.00), and 10 per cent. of the amount due thereon, re collection, and the sum so due shall become a part of the judgm	event action is brought to forceose sins more, and said attorney's fee shall become due and payment and shall be secured by a lion of this mortga	ago
Seventh. Said partof the first part for the consider laws and of the homestead exemptions of the State of Oklahor Eighth. It is expressly agreed and understood that the	ation above mentioned hereby expressly waive ms.  The second part shall have the right to	appraisoment of said real estate and the benefit of the stay
Eighth. It is expressly agreed and understood that the brances upon said property prior or superior to this mortgage to recover the same with interest at 10 per cent. upon the amo secured by these notes and may be recovered in the foreclosure IN WITNESS WHEREOF, The said partof the first above written.	rst parthereunto subser	or incumbrance the party of the second part shall be entitled ad said sum shall be and become a part of the mortgage debt i part.
Executed and Delivered in Presence of:	1914년 1월 1일	1909an a 1900, ar antaran esta a 1900 an antaran ing kalandari an antaran 1900 an antaran 1900 an antaran 1900 Mangkan ing panangan antaran antaran antaran ing kalandari antaran ing kalandari an antaran 1900 an antaran 1
ilmari - majamari majamaya (1901) - majama (1901)	맞아서 보다, 함께 된 그 살이지 않는데 그리다.	Larry, W. O. Myright Advanta Habertan Schularynin, 1984 - Schularyni
CONTROL OIS ONLY A HOMA	Action of financial and the second se	
STATE OF OKLAHOMA,   85.  County of		
Before me,day ofday of	ar ang arang arang ang arang arang arang arang pe	ersonally appeared
	agining and a superior of the	and
to me known to be the identical persons who executed the with free and voluntary act and deed for the Witness my hard and official seal on the data last above	he uses and purposes therein set forth.	
My commission expires	보면 된 경험에 가는 사람들은 사용된 사용 사람들은 생활하게 되어 하다가 되었다면서요. 참 가다니다	
This instrument was filed for record this		Potentia of Pools
and the state of t	Debant	Register of Deeds.