## MORTGAGE RECORD, No. 71

## STATE OF OKLAHOMA REAL ESTATE MORTGAGE

그리는 이 점점 하는 이번에 가득하고 있으면 있다. 그리고 이 사는 작업을 모든 이 그리가 하지 않다.	day of	
ar reporter and reference and tasks and a last and and be a last and a last a last and a last a last and a last and a last and a last and a last a last and a last a last and a last and a	and State of Oklahoma, partof the first part, and	eringiaas lähkäysinyystapaassaissassa on erikitta kan taaskukki Pirko-
arly of the second part:	talli, min tantata tantan ya min matai ili di matai ali matai matai matai matai matai matai matai matai matai m	ikan diri delegipi berkela paramaka delegipi berangan berangan berangan berangan berangan berangan berangan ber
WITNESSETH, That the said partof the first pa	rt, for and in consideration of the sum of	declared the section of the section
o	of the second part, the receipt whereof is hereby acknowledged, ha o said party of the second part, and tosuc g and situate in the County of	granted, bargained, sold and by the cessors and assigns, FOREYER, all of the control of the
alkier valdinen literar et en de men men men de kerier in den die neit einstelle des des des des des des des h		
		erinitarum erigumpi telkeningan janas kuraniya ami, saas sabaas mistarum atta
eren eren en geplem er ignen inner ingen inner er er en er en er		
TO HAVE AND TO HOLD THE SAME, With all 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 First. Said part,of the first part	d singular the tenements; hereditaments and appurtenences thereun f the second part, and to successors and a s delivery hereof, the lawful ownerof the clear of all incumbrances; and that yellower	to belonging or in anywise appertaining ssigns, forever. And the said part te premises above granted, and seized of VARRANT AND DEFEND the same is lawful claims of all persons whomsoever pal sum of (\$
oing for a loan made by the said norty of the second part, to	the said part of the first part, and payable according to the ten	or and effect of
agotiable promissory note, executed and delivered by the ayable to the order of the said party of the second part, as	said partof the first part, bearing date	nahampaninariananina Wasiming BN
ne for S.	die de	
All payable at the office of	per cent. per annum, and at the rate of 10 per cent. per annum	
muslly, both before and effer maturity, on the	days ofand .	
each year. The installments of interest until maturity are a said partof the first part, each bearing interest after	o further evidenced by	of even date herewith, and executed h
e said premises and any and all taxes or assessments that a the State of Oklahoma, or by the county, township or mu e mortgaged premises insured in some reliable fire and torn	and agree to pay all taxes and assessments, general and special, a shall be made upon said loan, or upon the legal holder of said notes unicipality, wherein said real estate is situated, when the same become ado insurance company approved by the party of the second part fo	and mortgages, on account of said loannes due, and to keep the buildings upon the sum of \$
그런 그는 한 때 한테 전투에 가는 것이 있다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 그들에 가는 것이다.	i, as	THE CONTRACTOR OF THE CASE OF THE PROPERTY OF
nd care and expense of collecting such insurance if loss occur Third. The partof the first part agree to keep	rs. all buildings, fences, and other improvements on said premises in as it any of the improvements to be removed therefrom or to become d	good repair as they are now, and not i
Fourth. It is further expressly agreed by mid between the when the same become due, or in ease of default in the said fire and tornado insurance, when the same becomes du any covenant or condition herein contained, the whole of it account of taxes or assessments, upon said premises, or up and payable and this mortgage may be foreclosed immed in meutioned in said bond, togother with interest thereon, en made upon said sum, and the party of the second part, sessments upon said remises, or upon said loan, or insuran	the parties hereto that if any default be made in the payment of ar payment of any installment of taxes or assessments, upon said prore, or in ease of removal of any of the buildings or other improvement said principal sum named herein, and the interest thereon, and all suons add loan, or the premiums for fire and tornado insurance, upon intely, and the party of the second part or any legal holder of this not from the date thereof at 10 per cent. Per annum, crediting any and or the legal owner and holder of said note and mortgage, shall be or mee premiums paid by the party of the second part, the full amount	niapitated or destroyed.  ny part of either said principal or interes nises, or upon said loan, or the premium is from said land, or in case of the breac ms paid by the party of the second part said premises, shall become immediatel te shall be entitled to recover the princip all interest payments made, if any hay attitled to recover on account of taxes o so paid, as taxes or assessments, or insur
And it is also agreed that in the event of any default in	of sich payment at 10 per cont. per annum. n payment or breach of any covenant or condition herein, the rents igns, as additional collateral security and said party of the second p ption of the party of the second part.	and profits of said premises are pledge
sion of the said premises, by receiver or otherwise, at the of It is further agreed and understood that in computing	ption of the party of the second part. interest upon this loan in accordance with the stipulations of this bo- ed so as to exceed 10 per cent per annum.	nd, and this mortgage, such interest sha
Fifth. It is hereby further agreed and understood tha incipal or interest notes, that may bereafter be given, in the	t this mortgage secures the payment of the principal note and interest event of any extension of time for the payment of said principal de-	erest herein described, and all renewa sbt, to evidence said principal or interes
on the same during the said time of extension.  Sixth. Said partof the first part, hereby agree  Sixth. Said partof the first part, hereby agree  Slars (\$10.00), and 10 per cent. of the amount due thereon,  Region and the sum as due shall become a part of the judg	a eyent action is brought to forcelose this mortgage	
Seventh. Said partof the first part for the considers and of the homestead exemptions of the State of Oklahovan and O	praction above mentioned hereby expressly waiveappraisement of sa	id real estate and the benefit of the sta
ances upon said property prior or superior to this mortgage recover the same with interest at 10 per ceut, upon the uni- cured by these notes and may be recovered in the foreclosu	e party of the second part shall have the right to pay and discharge debt, and upon paying and discharging such lien or incumbrance the ount so paid, from the partof the first part and said sum shall be re thereof at the option of the party of the second part.	party of the second part shall be entitle and become a part of the mortgage deb
IN WITNESS WHEREOF, The said partof the fi st above written.	irst parthereunto subscribed	nameon the day and yea
Executed and Delivered in Presence of:		dia kananda ka ka ka ka ka paga da kananda ka
istaanaan kantaan kantaan ka	일본 하고 불고하고 있다는 한 경험이 된 사람이 되었다. 이 경험을 된	and any first territory and artists and a decrease when the statement of the statement of the statement of the
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STATE, OF OKLAHOMA, { ss.		
unty of	an	fotary Public, in and for said County an
and the state of t	, personally appeared.	
	thin and foregoing instrument and acknowledged to me that	
Witness my hand and official seal on the date last above	그는 사람들은 살아 그는 것 같아요. 그는 사람들이 되는 사람들이 되는 사람들이 되는 사람들이 되는 사람들이 살아	<b>X</b>
r commission expires	**************************************	Notary Public,
This instrument was filed for record this	[李][[[]] [[[]] [[]] [[]] [[] [[]] [[] [[	1 10 of Latert