MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

dredby and between	day of	
f the County of	and State of Oklahoma, partof the first part, and	
party of the second part: ### WITNESSETH, That the said part	r and in consideration of the sum of	
togrant, bargain, sell, convey and confirm, unto said following-described tract, piece, or parcelof land, lying and to-wit:	he second part, the receipt whereof is hereby acknowledged, hagranted, I party of the second part, and to successors and a situate in the County of situate.	bargained, sold and by thes assigns, FOREVER, all of thand State of Oklahoms
	gular the tenements, hereditaments and appartenances thereunto belonging	
and all rights of homestead exemption unto the said party of the soft the first part dohereby covenant and agree that at the deliving od and indefeasible estate of inheritance therein, free and clear the quiet and peaceable possession of said party of the second part, PROVIDED, ALWAYS, And this instrument is made and effirst. Said part,of the first part	second part, and to	er. And the said partabove granted, and seized of AND DEFEND the same it is of all persons whomsoever
eing for a loan made by the said party of the second part, to the s regotiable promissory note, executed and delivered by the said	said partof the first part, and payable according to the tenor and effect partof the first part, bearing date	t of
One for \$	and the second s	, 10
All payable at the office of		terest thereon from date unti It or maturity; payable semi
naughly both before and after maturity on the	her evidenced by	kalinga dayiga li Kasalaha li Kasa
Second. The said partof the first part covenantand a to said premises and any and all taxes or assessments that shall be the State of Oklahoma, or by the county, township or municipate mortraged premises insured in some reliable fire and tornado in	agreeto pay all taxes and assessments, general and special, and of whate be made upon said loan, or upon the legal holder of said notes and mortga ality, wherein said real estate is situated, when the same becomes due, and nsurance company approved by the party of the second part for the sum of	ver character whatsoover, or ges, on account of said loan I to keep the buildings upon S.
nd to assign the policies to the said party of the second part, as iid party of the second part to be held by		aid policies and renewals, to nes all responsibility of proc
Third. The part	uildings, fences, and other improvements on said premises in as good repair of the improvements to be removed therefrom or to become dilapidated or parties hereto that if any default be made in the payment of any part of eigment of any installment of taxes or assessments, upon said premises, or upo in case of removal of any of the buildings or other improvements from said principal sum named herein, and the interest thereon, and all sums paid by aid loan, or the premiums for fire and tornado insurance, upon said premise, and the party of the second part or any legal holder of this note shall be on the date thereof and holder of said note and mortgage, shall be entitled to reremiums paid by the party of the second part, the full amount so paid, as the paymental 10 per cent. per annum.	her said principal or interes a said loan, or the premium land, or in case of the bread the party of the second part s, shall become immediately titled to recover the principa payments made, if any have yover on account of taxes o
And it is also agreed that in the event of any details in pays	remiums paid by the party of the second part, the full amount so paid, as to he payment at 10 per cent. per annum. ment or breach of any covenant or condition herein, the rents and profits on a paid thought of the second part, or assign of the second part, or assign of the party of the second part, or assign of the party of the second part.	or said premises are pieaged
It is further agreed and understood that in computing intere no event, nor in anywise, directly or indirectly, be computed so	est upon this loan in accordance with the stipulations of this bond, and this ons to exceed 10 per cent per annum.	mortgage, such interest sha
Fifth. It is hereby further agreed and understood that this incipal or interest notes, that may hereafter be given, in the event on the same during the said time of extension.	mortgage secures the payment of the principal note and interest herein t of any extension of time for the payment of said principal debt, to evider	described, and all renewa ice said principal or interes
Sixth. Said partof the first part, hereby agree in even collars (\$10.00), and 10 per cent. of the amount due thereon, and objection, and the sum so due shall become a part of the judgment a	nt action is brought to foreclese this mortgage	ay an attorney's fee of Ter the hands of an attorney fo ree rendered thereon.
Eighth. It is expressly agreed and understood that the party rances upon said property prior or superior to this mortgage dobt, o recover the same with interest at 10 per cent. upon the unount secured by these notes and may be recovered in the forcelosure there	by of the second part shall have the right to pay and discharge at his option, and upon paying and discharging such lien or incumbrance the party of the so paid, from the part the first part and said sum shall be and become record at the option of the party of the second part. art	any and all liens or incum second part shall be entitled a part of the mortgage debi
IN WITNESS WHEREOF, The said partof the first pa irst above written.	art	
Executed and Delivered in Presence of:	estandare Abrilla de la companya de	[설레기타 회원] 리눅인 그 (현대는 10.0
STATE OF OKLAHOMA,		
ate on this day of	10 personally appeared	
me known to be the identical persons who executed the within an arresponding to the use within an arresponding to the use within an arresponding to the date last above with	itten.	executed the same as
y commission expires		Notary Public.
그 살이 가는 맛이는 문화를 하고 있다면 하게 하는 것은 것이 되었다. 그 사는 가장 하는 것	day of A. D. 19, a	e statuste de