## MORTGAGE RECORD, No. 71

DATE HOUSE WORLD TO THE TOTAL THE TAXABLE TO THE TA

## STATE OF OKLAHOMA REAL ESTATE MORTGAGE

er tilterie mit frag, sejar er tilterieter ( britisk til bestigbet til bestigte bestigte i bestigte i bestigte	is the first of the country of the charge of the country of the co		takermani elepteteristi mitoteriste ekanat etettiti
the County of			
WITNESSETH. That the said part of the first r	part, for and in consideration of the sur	n of	
in hand paid, by the said part esents dogrant, bargain, sell, convey and confirm, un llowing-described tract, piece, or parcelof land, lyingle	ty of the second part, the receipt when nto said party of the second part, and t ing and situate in the County of	of is hereby acknowledged, hagranted,	bargained, sold and by thes assigns, FOREVER, all of th and State of Oklahom
		Commence of the commence of th	94-89-05, 1940-1940-1944, 1948-1949-1944, 1940-1944, 1940-1944, 1940-1944, 1940-1944, 1940-1944, 1940-1944, 19
TO HAVE AND TO HOLD THE SAME, With all a d all rights of homestead exemption unto the said party the first part dohereby covenant and agree that at t good and indefeasible estate of inheritance therein, free an i quiet and peaceable possession of said party of the secon PROVIDED, ALWAYS, And this instrument is made First. Said partof the first part	and singular the tenements, hereditame of the second part, and to	nts and appurtenances thereunto belonging	g or in anywise appertaining er. And the said part above granted, and seized o AND DEFEND the same is as of all persons whomsoever
ng for a loan made by the said party of the second part, sotiable promissory note, executed and delivered by the	to the said partof the first part, as he said partof the first part, bearings follows:	nd payable according to the tenor and effecting date	t of
e for \$e	duedue		
e for \$	duedue	· Printers of the Company of the Com	
All payable at the office ofturity or default, at the rate of	days of	and a second	
acach year. The installments of interest until maturily a said part	are further evidenced by  If maturity at the rate of 10 per cent. p  If maturity at the rate of 10 per cent. p  If maturity at the rate of 10 per cent. p  If maturity at the rate of 10 per cent. p  If maturity wherein said real estate is  If made insurance company approved by  If the maturity at the maturity approved by  If the maturity and the improvements to be remonther any of the payment of any installment of taxed due, or in case of removal of any of the fastid principal sum named herein, and upon said loan, or the premiums for firediately, and the party of the second part, from the date thereof at 10 per cent.  If the maturity and the party of the second part of the of such payment at 10 per cent, per at in payment or breach of any covenant signs, as additional collateral security option of the party of the second part.  If this mortgage secures the payment he event of any extension of time for the contract of the party of the second part.  If event action is brought to forcelose in and said attorney's fee shall become ingment and shall be second by a lien of decration above mentioned hereby expressions.  If the party of the second part shall have go debt, and upon paying and dischargiments so paid, from the party	caments, general and special, and of whate a the legal holder of said notes and mortge situated, when the same becomes due, and the party of the second part for the sum of the party of the second part for the sum of the party of the second part for the sum of the party of the second part for the sum of the party of the second part for the sum of the first part assurvements on said premises in as good repair over the second part, and deliver so researches, upon said premises, or upon the second part for the second part for the interest thereon, and all sums paid by the and tornado insurance, upon said premiser for any legal holder of this note shall be per annum, crediting any and all interest note and mortgage, shall be entitled to research and the second part, the full amount so paid, as the same second part, the full amount so paid, as the sum of the principal note and interest herein and said party of the second part, or assignance of the principal note and interest herein the payment of said principal debt, to evide this mortgage and by any judgment or decessly waive, appraisement of said real estat the right to pay and discharge at his option grach lies or incumbrance the party of the first part and said sum shall be and become of the second part.	e herewith, and executed be ver character whatsoever, a ges, on account of said loar at to keep the buildings upon at the very said policies and renewals, the said principal or interest and principal or interest, and principal or interest, and become immediately a principal or interest, and become immediately a principal or interest. The party of the second parts, shall become immediately account of taxes, axes or assessments, or insure of said premises are pledgegns, shall be entitled to pos mortgage, such interest shadeseribed, and all renewance said principal or interest and an attorney's fee of Te the hands of an attorney force rendered thereon.  e and the benefit of the start any and all liens or incum second part shall be entitled a part of the mortgage debunameon the day and year.
EXECUTED AND DELIVERED IN PRESENCE OF:	교통 회 및 역 가능하는 (1984년 1월 1월 2	nyakifun manadan da papulan menaluku pina - dipidan manada pina mata kata da pa	
STATE OF OKLAHOMA,   ss.		15000000000000000000000000000000000000	
nity of			c, in and for said County and
	and the state of t	***************************************	and
me known to be the identical persons who executed the v	within and foregoing instrument and ac or the uses and purposes therein set fort	knowledged to me that was	
Witness my hand and official scal on the data last ab	ove written.	and a state of the	namanaman martificipi sate siin talestane
	1	And the second s	Notary Public.