MORTGAGE RECORD, No. 71

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* #	STATE OF O REAL ESTATE	그렇는 가슴을 한 것을 가슴을 물었다. 그는 것이 있는 것을 물었다.	
dred		an di panangan kanangan kanang	
of the County of Anna and Anna		oms, partof the first part, and	1
party of the second part:		2. 백성은 이 이렇게 이 가슴을 다 주말 수 있는 것 같아. 이 가슴 가슴이	이번 사람이 가지 않는 것이 같아요. 가지 않는 것 같아.
to	 the said party of the second part, the rec ad confirm, anto said party of the second p of land, lying and situate in the County 	eipt whereof is hereby acknowledged, h art, and tost of	granted, bargained, sold and b iccessors and assigns, FOREVER, al
TO HAVE AND TO HOLD THE SAM and all rights of homestead exemption unto t of the first part dohereby covenant and a a good and indefensible estate of inheritance t the quiet and peaceable possession of said par PROVIDED, ALWAYS, And this inst First. Sald partof the first part	IE, With all and singular the tenements, h he said party of the second part, and to gree that at the delivery hereof, herein, free and clear of all incumbrances, r ty of the second part, rument is made and executed upon the foll justly indebted to th	ereditaments and appurtenances thereu successors and the lawful ownerof and that	uto belonging or in anywise apperd assigns, forever. And the said part the premises above granted, and se WARRANT AND DEFEND the s se lawful claims of all persons whom claal sum of (\$
being for a loan made by the said party of the negotiable promissory note, executed and d payable to the order of the said party of the		st part, and payable according to the te	nor and effect of
One for \$		۲۰۰۰٬۰۰۰ «۲۵٬۰۰۶ «۲۵٬۰۰۶»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»	
One for \$	per cent. per annum	, and at the rate of 10 per cent. per annu	with interest thereon from dat after default or maturity; payabl
in each year. The installments of interest un the said partof the first part, each bearing	til maturity are further evidenced by interest after maturity at the rate of 10 p	er cent. per annum.	of even date herewith, and execu
Second. The said partof the first the said premises and any and all taxes or ass by the State of Oklahoma, or by the county, the mortgaged premises insured in some relial and to assign the policies to the said party of said party of the second part to be held by and care and expanse of collecting such insur- Third. The partof the first part as allow or commit any waste on said premises a Fourth. It is further expressly agreed notes when the same become due, or in case o of said fire and tornado insurance, when the as of any covenant or condition herein countaios	ble fire and tornado insurance company app the second part, as	raved by the party of the second part in interests may appear, a fully paid, and said partof the fi- ther improvements on said premises in a to be removed therefrom or to become ny default be made in the payment of a to of taxes or assessments, upon said pr may of the buildings or other improvemen- able in the interest thereas and all	or the sum of \$ and deliver said policies and renew st part assumes all responsibility o as good tepair as they are now, and dilapidated or destroyed. my part of either said principal or i mises, or upon said loan, or the pre tes from said land, or in case of the mer and band, or in case of the
to party of the second part, or. session of the said premises, by receiver or oth It is further agreed and understood that in no event, nor in anywise, directly or indire	from the date of such payments at do per c of any default in payment or breach of any many and the option of the party of the sec t in computing interest upon this loan in a city, be computed so as to exceed 10 per c	covenant or condition herein, the rent security and said party of the second and part, secondance with the stipulations of this b and per numm.	and profits of said premises are p part, or assigns, shall be entitled t and, and this mortgage, such interes
principal or interest notes, that may hereafter upon the same during the said time of extensi Sixth. Said part,of the first part, I Dollars (\$10.00), and 10 per cent. of the amou collection, and the sum so due shall become a p Seventh. Said part,of the first part have and of the homestead extemptions of the	on, hereby agreein event action is brought to here due thereon, and said attorney's fee shal bart of the judgment and shall be secured by for the consideration above mentioned her State of Oklahoma.	ine for the payment of said principal of forcelose this mortgage I become due and payable when this no a lien of this mortgage and by any just eby expressly waiveappraisement of r	lebt, to evidence said principal or in
Eighth. It is expressly agreed and und brances upon said property prior or superior to to recover the same with interest at 10 per cen secured by these notes and may be recovered IN WITNESS WHEREOF, The said p first above written.	artof the first part		e party of the second part shall be e s and become a part of the mortgag
Executed and Delivered in P		an a	
STATE OF OKLAHOMA, County of			****
to me known to be the identical persons who free and voluntary ac Witness my hand and official seel on th	end deal for within and foregoing instrume t and deal for the uses and purposes there e date last above written.	nt and neknowledged to me that	gen an tea a feallachair ann an stàitean ann 1266 ann an 1276 ann an 1276 ann an 1276 anns an 1276 anns an 127 Anns an teann an tean
All second and second a	ana hain taalaa da sagaha ah istaa da haadanii naa ah istaa da ba	도 지방 좋아야 한 것 같아. 것 같아. 가지 문화하는	TKOPRIA TROUBLY LUI
My commission expires This instrument was filed for record thi	e Ann of		D.19 at o'clock