## MORTGAGE RECORD, No. 71

## \* STATE OF OKLAHOMA REAL ESTATE MORTGAGE

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| surfaces the same continues in the continues and the continues of the cont | erengen augustus saar 18 aan - 18 ah 1   |   |  |  |
| party of the second part:  |  |   | andre andres principal and specific direction  | .,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,                            |
| WITNESSETH, That the said part,of the first par  | t, for and in consideration of the   | sum of  | er and and an analysis of the second second  |  |
| to   | of the second part, the receipt we said party of the second part, as and situate in the County of  | hereof is hereby acknowledged   | , hngranted, barguino  | d, sold and by these<br>OREVER, all of the<br>1 State of Oklahoma, |
|  | karanga di 1,507199, bolis o, sudo o o de seguita yang melili danir, paga ada<br>pagbadahan dibi dependentangan daran mendagan dalam pagambada dan   | entekutu arippungketapun kipiti yan Bilga inggilan daenun.<br>1851 - Engangsikan Sibiturangan yan turak 1951 - 1952 - 1952  |  |  |
|  |  | ara masaranginamika menungana   |  |  |
|  |  | almedi editione i territori addite anno describili i e espedia.   |  | and the same is an arrival   |
| TO HAVE AND TO HOLD THE SAME, With all and and all rights of homestead exemption unto the said party 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, heredita<br>the second part, and to  | ments and appurtenances the successors as the successors as the successors as the successor and assigns, forever, agains conditions, to-wit:  | recute belonging or in an<br>and assigns, forever. And<br>of the premises above gra<br>till WARRANT AND DE<br>t the lawful claims of all p   | ywise appertaining,<br>the said part                               |
| First. Said partof the first part  | anden lager made his job a suit spine parties and the  |   | and the concentration of the second s | DOLLARS,   |
| being for a loau made by the said party of the second part, to<br>negotiable promissory note, executed and delivered by the<br>payable to the order of the said party of the second part, as   | said part of the first part, be  | aring date  |  |  |
| One for \$  One for \$   | due  | interior de la constantina de la const<br>La constantina de la  |  | 19   |
| One for \$   | due  |   |  | 19   |
| All payable at the office of   | per cent. per annum, and s   | t the rate of 10 per cent, per a  | nnum after default or mati   | reon from date until<br>urity; payable semi-                       |
| in each year. The installments of interest until maturity are<br>the said partof the first part, each bearing interest after n   | further evidenced by   | coupon interest no  | tes, of even date herewith   | n and executed by  |
| Second. The said partof the first part covenant<br>the said premises and any and all taxes or assessments that st<br>by the State of Oklahoma, or by the county, township or mu  | and agreeto pay all taxes and  | assessments, general and spec<br>non the legal holder of said n   | lal, and of whatever chara   | cter whatsoever, on  |
| by the State of Oklahoma, or by the county, township or mur<br>the mortgaged premises insured in some reliable fire and torns  | ncipality, wherein said real estate  | is situated, when the same l  | becomes due, and to keep<br>rt for the sum of \$   | the buildings upon   |
| and to conien the national to the solid names of the second name   | ne   | interests may anne  | inited they ravidable but an   | or and ranamale to   |
| said party of the second part to be held by  | 3.<br>all buildings, fences, and other in  | provements on said premises   | in as good repair as they  | ponsionity of proof  |
| Third. The partof the first part agreeto keep<br>allow or commit any waste on said premises and not to permit<br>Fourth. It is further expressly agreed by and between   | ; any of the improvements to be<br>the parties hereto that if any del  | removed therefrom or to beco<br>ault be made in the payment   | me dilapidated or destroye<br>of any part of either said   | d.<br>principal or interest  |
| allow or commit any waste on said premises and not to permit Fourth. It is further expressly agreed by and between 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 covenant or condition herein contained, the whole of so on account of taxes or assessments, upon said premises, or up- due and payable and this mortgage may be foreclosed immedi- sum mentioned in said bond, together with interest thereon, in been made upon said sum, and the party of the second part, or sessments upon said premises, or upon said loan, or insuran ance premiums, together with interest thereon from the date o   | payment of any installment of to<br>, or in case of removal of any of<br>aid principal sum named herein.   | ixes or assessments, upon said<br>the buildings or other improve-<br>and the interest thereon, and a  | premises, or upon said los<br>ments from said land, or in<br>all sums paid by the party.   | n, or the premiums i case of the breach                            |
| on account of taxes or assessments, upon said premises, or up<br>due and payable and this mortgage may be foreclosed immedi  | on said loan, or the premiums for<br>ately, and the party of the second  | fire and tornado insurance, to<br>part or any legal holder of thi   | pon said premises, shall be<br>a note shall be entitled to r   | ecome immediately<br>ecover the principal                          |
| sum mentioned in said bond, together with interest thereon, in<br>been made upon said sum, and the party of the second part, o<br>assessments upon said premises, or upon said loan, or insuran  | r the legal owner and holder of si<br>ice premiums paid by the party of  | aid note and mortgage, shall I<br>if the second part, the full amo  | be entitled to recover on a<br>bount so paid, as taxes or as   | account of taxes or<br>sessments, or insur-                        |
|  |  |   |  |  |
| to party of the second part, or assigned to party of the said premises, by receiver or otherwise, at the op  | ms, as additional collateral securition of the party of the second | ty and said party of the seco<br>art.   | nd 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   | nterest upon this loan in accorda<br>ad so as to exceed 10 per cent per  | nce with the stipulations of the<br>annum.  | is bond, and this mortgage,  | , such interest shall  |
| Fifth. It is hereby further agreed and understood that<br>principal or interest notes, that may hereafter be given, in the<br>upon the same during the said time of extension.   | this mortgage secures the paymevent of any extension of time for   | ent of the principal note and<br>the payment of said princip  | l interest herein described<br>al debt, to evidence said p   | , and all renewal,<br>rincipal or interest                         |
| Sixth. Said partof the first part, hereby agreein<br>Dollars (\$10.00), and 10 per cent. of the amount due thereon,<br>collection, and the sum so due shall become a part of the judgm   | event action is brought to force<br>and said attorney's fee shall beco   | ose this mortgagene due and payable when this   | note is placed in the hand   | orney's fee of Ten   |
| collection, and the sum so due shall become a part of the judgm<br>Seventh. Said partof the first part for the consider<br>laws and of the homestead exemptions of the State of Oklaho   | ent and shall be secured by a list<br>ration above mentioned hereby co   | of this mortgage and by any<br>pressly walveappraisement  | judgment or decree render<br>of said real estate and the   | red thereon.<br>benefit of the stay                                |
| laws and of the homestead exemptions of the State of Oklaho Eighth. It is expressly agreed and understood that the   | ma. party of the second part shall he  | ve the right to pay and disch   | arge at his option any and   | all liens or incum-  |
| 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 forcelosur.  IN WITNESS WHEREOF, The said partof the first above written.   | ant so paid, from the part   | hereunto subscribed   |  | the day and year   |
| Executed and Delivered in Presence of:   |  | . 1974 - Carlos Carlos — agricultura estado estado en el figura de la carlos de la carlos de la carlos de la c<br>La carlos de la carlos d |  |  |
| EXECUTED AND DELIVERED IN PRESENCE OF  |  | and the second s    | 나는 사람들은 사람이다.  | 그 아이 아니다 얼마?   |
|  | F-0  | Arginia ilianostaniajinia ora iliania arginia   |  |  |
| STATE OF OKLAHOMA, }   |  |   |  |  |
| STATE OF OKLAHOMA, Ss.  County of Before me, Ss.   |  |   | o Notone Dublic in and i   | and Carrierad  |
| State, on this   | Printer, 124 marines of the contract of the co | 19 personally appea   | red  | المراكب والمتحدد والمتحدد والمتحدد                                 |
| and the same and the  | on the second se | Samerania - Carinte de Martinia de la colonidada  | es erristaltable estagaria erresiador e in excesiónes  | (\$)-ligariferen verbiera armeren                                  |
| to me known to be the identical persons who executed the wit<br>free and voluntary act and deed for t<br>Witness my hand and official seal on the date last above  | he uses and purposes therein set   | forth.  |  |  |
| Witness my hand and official seal on the date last above<br>My commission expires  |  |   |  | Notary Public.   |
| This instrument was filed for record this  | day of   | V.  | A. D. 19 at  | o'clock M.   |
| nakkan nagga sak sengganaran naga sakih panga sahih negara sahih naga sahih naga sahih naga sahih naga sahih n   | The control of the co | #<br>-95/2 - 42 - 21 - 21 - 21 - 22 - 23 - 24 - 24 - 24 - 24 - 24 - 24  | Name of the same o |  |
|  | peputy.  |   |  | gister of Deeds.   |
|  |  |   |  |  |