MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

			in the year of our Lord One Thousand Nine Hun-
			and a subject of the control of the
		Calculation of the confidence	and the same so is properly and supplication of agree or all Westerness and
	and State	of Oklahoma, partoi the first pa	rt, and
party of the second part: WITNESSETH. That the said pa	rtof the first part, for and in cons	deration of the sum of	
to in hand pai presents do grant, bargain, sell, conv	d, by the said party of the second par ey and confirm, unto said party of the	t, the receipt whereof is hereby acknowledge to be second part, and to	nowledged, hagranted, bargained, sold and by these
to-wit:			and State of Oklahoma,
andigaglan, gragipas pperson etrotan, Apprensis, por bandish etropeliko etropeliko et			
Charles and the control of the contr	***************************************		hadi khidinging arayshan congresia kapadandar sahironiyandi yandargi ingi manayiy shini didayb cirilayindana
시민이 사용하는 하는 하는 하는 중요한 생생님			tikki kalif ja mykissa maai maa maa ka kirikusti ilisaa maa maa tittyi siiri massa tittyi siiri massa tittyi s Maan ka ka kirikusti maa maa maa ka ka kirikus maa maa maa maa maa maa maa maa maa ma
granica esta da antica de la composição de	gradina daga ranggang dina arrawa. Pagga Pariya ng Parisa na riyo Ngyank y habing dina dina gar	erenteranglikanska ett følkeska grøssam, med erfølkete er er øskande en	the to the entities with highest contract the second second second second second the second section of the second
TO HAVE AND TO HOLD THE and all rights of homestead exemption us of the first part dohereby covenant a	SAME, With all and singular the tene nto the said party of the second part, a and agree that at the delivery hereof,	ments, hereditaments and appurten and tothe lawful	ances thereunto belonging or in anywise appertaining, cessors and assigns, forever. And the said part
the quiet and peaceable possession of said PROVIDED, ALWAYS, And this	i party of the second part,	successors and assigns, forever the following conditions, to-wit:	will WARRANT AND DEFEND the same in er, against the lawful claims of all persons whomseever.
			, in the principal sum of (S
being for a loan made by the said party	of the second part, to the said part	of the first part, and payable accord	ing to the tenor and effect of
negotiable promissory note, executed a payable to the order of the said party of	the second part, as follows:	e arst part, bearing date	
One for \$		due	10
One for S	and the state of t	due	
All payable at the office of	per cent. pe	r annum, and at the rate of 10 per c	with interest thereon from date until ent, per annum after default or maturity; payable semi-
annually, both before and after maturity in each year. The installments of interes	, on the days are further evidenced	by coupon in	terest notes, of even date herewith, and executed by
the said partof the first part, each be Second. The said partof the	aring interest after maturity at the ra- first part covenantand agreeto pay	all taxes and assessments, general	and special, and of whatever character whatsoever, on
the mortgaged premises insured in some	reliable fire and tornado insurance com	pany approved by the party of the s	and special, and of whatever character whatsoever, on of said notes and mortgages, on account of said loan, he same becomes due, and to keep the buildings upon second part for the sum of \$
and to assign the policies to the said part said party of the second part to be held	y of the second part, as	ortgage is fully paid, and said part	nay appear, and deliver said policies and renewals, toof the first part assumes all responsibility of proof
and care and expense of collecting such i	asurance if loss occurs. at acres to keen all buildings, feac	es, and other improvements on said	premises in as good repair as they are now, and not to
allow or commit any waste on said premi	ses and not to permit any of the impro	vements to be removed therefrom o	premises in as good repair as they are now, and not to ir to become dilapidated or destroyed.
notes when the same become due, or in coorsid fire and tornado insurance, when t	so of default in the payment of any i he same becomes due, or in case of ren ained the whole of said principal sum	time it any details for assessments, it noval of any of the buildings or other named herein, and the interest there	proceed chapteness or destroyed. payment of any part of either said principal or interest upon said premises, or upon said loan, or the premiums improvements from said land, or in ease of the breach on, and all sums paid by the party of the second part, surance, upon said premises, shall become immediately ider of this note shall be entitled to recover the principal time any and all interest payments made, if any havege, shall be entitled to recover on account of taxes or a full amount so paid, as taxes or assessments, or insur-
on account of taxes or assessments, upon due and payable and this mortgage may	said premises, or upon said loan, or the forcelosed immediately, and the par	e premiums for fire and tornado ins ty of the second part or any legal hol	surance, upon said premises, shall become immediately ider of this note shall be entitled to recover the principal
sum mentioned in said bond, together wi been made upon said sum, and the party assessments upon said premises, or upon	of the second part, or the legal owner that loan, or insurance premiums paid	and holder of said note and mortgar by the party of the second part, the	ting any and an interest payments made, it any nave- ge, shall be entitled to recover on account of taxes or a full amount so paid, as taxes or assessments, or insur-
session of the said premises, by receiver of It is further agreed and understood	otherwise, at the option of the party of I that in computing interest upon this	of the second part. loan in accordance with the stipulati	f the second part, or assigns, shall be entitled to pos- ions of this bond, and this mortgage, such interest shall
in no event, nor in anywise, directly or in Fifth, It is hereby further agreed principal or interest notes, that may heres	and understood that this mortgage sec fiter be given, in the event of any exter	10 per cent per annum. sures the payment of the principal ssion of time for the payment of said	note and interest herein described, and all renewal, d principal debt, to evidence said principal or interest
Sixth. Said part of the first pi Dollars (\$10.00), and 10 per cent. of the a collection, and the sum so due shall becom	art, hereby agreein event action is bu mount due thereon, and said attorney' se a part of the judgment and shall be s	ought to forcelose this mortgage s fee shall become due and payable v ceured by a lien of this mortgage an	will pay an attorney's fee of Ten when this note is placed in the hands of an attorney for d by any judgment or decree rendered thereon.
laws and of the homestead exemptions of	the State of Oklahoma.		aisement of said real estate and the benefit of the stay
brances upon said property prior or super to recover the same with interest at 10 pe secured by these notes and may be recove	ior to this mortgage debt, and upon pa r cent, upon the amount so paid, from and in the foreclosure thereof at the of	ying and discharging such lien or ine the partof the first part and said tion of the party of the second part.	and discharge at his option any and all liens or incum- umbrance the party of the second part shall be entitled i sum shall be and become a part of the mortgage debt
IN WITNESS WHEREOF, The s first above written.	id partof the first part	병하는 기계에 하는 아니는 내가 있다.	name on the day and year
Executed and Delivered	in Presence of:		
그림, 이 , 본토대를 가는 하셨습니다 이글로 맛있습니다.	ages - changes - changes - Consectify - changes - consection - conference - confere		ti davan ay mari saman ay mariya da mari
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County of	85.		
Before me,	or of	=10 horsons	
DUIDE, OIL UITS	The Management of the second control of the	- and the second	and
to me known to be the identical persons t	who executed the within and foregoing y not and deed for the uses and purpo	instrument and acknowledged to me	e thatexecuted the same as
Witness my hand and official seal of	n the date last above written.	Making and a second and a second and a second as a	Notary Public.
ny commission expires	andre vergen de en mer en de plante en de altere en de alte La companya de la companya de altere en de al		A. D. 19 at
	d this		A. D. 19
	Daputy.		Register of Deeds.