## MORTGAGE RECORD, No. 71

- 311

STATE OF OKLAHOMA REAL ESTATE MORTGAGE		
dred		
of the County of		
party of the second part: WITNESSETH, That the said pr	art	1994 - The State of the State o
toiu hand paints for the second	id, by the said party of the second part, the receipt whereof is hereby acknow rey and confirm, unto said party of the second part, and io parcelof land, lying and situate in the County of	edged, hugranted, bargained, sc 
TO HAVE AND TO HOLD THE and all rights of homestead exemption u of the first part dohereby corenant i a good and indefeasible estate of inherita the quiet and peaceable possession of sair PROVIDED, ALWAYS, and this First. Said partof the first p	2 SAME, With all and singular the tenemonts, hereditaments and appurtenane into the said party of the second part, and to	es thereunto bolonging or in anywi ions and assigns, forever. And the nerof the premises above grante will WARRANT AND DEFE; gainst the lawful claims of all perso the principal sum of (S
being for a loan made by the said party	of the second part, to the said partof the first part, and payable according and delivered by the said partof the first part, bearing date	to the tenor and effect of
One for \$		1999))))))))))))))))))))))))))))))))))
All payable at the office of	y, on the	per annum after default or maturit
Second. The said partof the the said premises and any and all taxes of by the State of Oklahoma, or by the cou	st until maturity are further ordeneed by	special, and of whatever character said notes and mortgages, on accor ame becomes due, and to keep the
and to assign the policies to the said part said party of the second part to be held and care and expense of collecting such i Third. The partof the first p	reliable fire and tornado insurance company approved by the party of the second part, as	appear, and deliver said policies a of the first part assumes all respo- nises in as good repair as they are
Fourth. It is further expressly ag notes when the same become due, or in c of said fire and tornado insurance, when ' of any coveriant or condition herein cont on account of taxes or assessments, upon the and newable and this motrase max.	ises and not to permit any of the improvements to be removed therefrom or to preed by and between the parties hereto that if any default be made in the pay ness of default in the payment of any installment of taxos or assessments, upor the same becomes due, or in case of removal of any of the buildings or other im ained, the valoe of skild principal sum named herein, and the interest thereon, a said premises, or upon said loan, or the premiums for fire and torusalo insurin be forcelosed immediately, and the party of the second part or any legal holder ith interest thereon, from the date thereof at 10 per cent, per annum, crediting of the second part, or the legal owner and holder of said note and inortgage, a said loan, or insurance premiums paid by the party of the second part, the lu ereon from the date of such payment at 10 per cent, per annum.	neart of any part of either said prin i said premises, or upon said loan, a provements from said land, or in co and all sums paid by the party of nec, upon said premises, shall beco of this note shall be entitled to reco
And it is also agreed that in the en	vene of any default in payment of breach of any covenant of condition nereing	the rones and pronte of said prem
It is further agreed and understood in no event, nor in anywise, directly or h	and a determined with a solutional collateral security and said party of the r otherwise, at the option of the party of the second part. d that in computing interest upon this loan in accordance with the stipulations adjusticly, be computed so as to exceed 10 per cent per human.	of this bond, and this mortgage, su
principal or interest notes, that may here upon the same during the said time of ex- Sixth. Said park, of the first p Dollars (\$10.00), and 10 per cent of the r	and understood that this mortgage secures the payment of the principal not after be given, in the event of any extension of time for the payment of said pri- tension. art, hereby serveIn event action is brought to forcelose this mortgage amount due thereon, and said attorney's fee shall become due and payable when a part of the judgment and shall be secured by a lion of this mortgage and by	incipal dobt, to evidence said prin- will pay an attorn this note is placed in the hands of
Seventh. Said partof the first laws and of the homestead exemptions of	t part for the consideration above mentioned hereby expressly walveappraise f the State of Oklahoma	nent of said real estate and the be
brances upon said property prior or super to recover the same with interest at 10 pc secured by these notes and may be recoved IN WITNESS WHEREOF, The s first above written.	I understood that the party of the second part shall have the right to pay and rior to this mortgage debt, and upon paying and discharging such lien or incum or cent, upon the amount so paid, from the partsof the first part and said su ered in the foreclosure thereof at the option of the party of the second part. said partof the first part	prance the party of the second part in shall be and become a part of the mannement of the
EXECUTED AND DELIVERED		e ang
승규는 동안은 방법을 들었다. 같은 것이다.	n an	
STATE OF OKLAHOMA,		
State, on thisd	lay of	appeared
to me known to be the identical persons v 	who executed the within and foregoing instrument, and asknowledged to me the ry act and deed for the uses and purposes therein set forth.	Ihanan aan ar an ar ar ar a Revocul
My commission expires	timente de la companya de la company La companya de la comp	N
This instrument was filed for recor	di thia	