MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA

THIS INDENTURE, Made this	REAL ESTATE MUR	
Signature application of the same of the particular and in the same of the sam	ar a particular particular and the state of	ne experience de la companya de la c Transportante de la companya de la c
of the County of announcement and announcement		of the first part, and a common management and a common management.
party of the second part:	경환하다 하다는 것은 사이를 다른 경우를 가게 되는 것이 하는 바쁜데 하는 것이다.	ajagi mari tan sang se permajaga ang pertagajag jamber, mengang seminan ang pertagai Cenaran sening mengang mengang sening permang dan mengang mengang sening menganggan sening
and agrees come transfer enter at a commence to the second of a second of the second of the second of the second	and a constant of the second of the constant o	DOLLARS is hereby acknowledged, hagranted, bargained, sold and by these
presents dogrant, bargain, sell, convey and confir following-described tract, piece, or parcelof land to-wit:	n, unto said party of the second part, and to i, lying and situate in the County of	successors and assigns, FOREVER, all of the and State of Oklahoma,
ing production contents to a second to the second content of the s	magianiamata jaki mea atos iri kakitonya maja jakitonya minata jakito atos.	
. Process par propagation of the contraction of the	er den de participat de la company de la	The state of the s
	and the control of th	en e
TO HAVE AND TO HOLD THE SAME, With and all rights of homestead exemption unto the said p of the first part dohereby covenant and agree that a good and indefeasible estate of inheritance therein, if the quiet and peaceable possession of said party of the PROVIDED, ALWAYS, And this instrument is First. Said parkof the first part	all and singular the tenements, bereditaments arty of the second part, and to	and appurtenances thereunto belonging or in anywise appertaining,
being for a loan made by the said party of the second i	part, to the said partof the first part, and n	DOLLARS, payable according to the tonor and effect of
negotiable promissory noto, executed and delivered payable to the order of the said party of the second p	by the said partof the first part, bearing cart, as follows:	datem
One for \$		
All payable at the office of	per cent, per annum, and at the	
annually, both before and after maturity, on the	days of	buna a ma
the said partof the first part, each bearing interest Second. The said partof the first part cove	after maturity at the rate of 10 per cent. per a mant, and agree who pay all taxes and assessing	coupon interest notes, of even date herewith, and executed by unnum. ments, general and special, and of whatever character whatsoever, on
the said premises and any and all taxes or assessments by the State of Oklahoma, or by the county, township	that shall be made upon said loan, or upon the or municipality, wherein said real estate is situated to the said real estate is said real estate.	nents, general and special, and of whatever character whatsoever, on te legal holder of said notes and mortgages, on account of said loan, tated, when the same becomes due, and to keep the buildings upon party of the second part for the sum of S
reason the heart black and excluding and the restaurant the conne	of most as	interests may appear, and deliver said policies and renewals, to and said partof the first part assumes all responsibility of proof
Third. The part of the first part agree t	o keep all buildings, fences, and other improver	ments on said premises in as good repair as they are now, and not to deterrirum or to become dilapidated or destroyed. a made in the payment of any part of either said principal or interest assessments, upon said primises, or upon said loan, or the premiums lidings or other improvements from said land, or in case of the breach interest thereon, and all sums paid by the party of the second part, and tornado insurance, upon said premises, shall become immediately or any legal holder of this note shall be entitled to recover the principal rannum, crediting any and all interest payments made, if any have a and mortgage, shall be entitled to recover on account of taxes or cound part, the full amount so paid, as taxes or assessments, or insurance.
And it is also agreed that in the event of any de	laute in dityment of dreach of any covening or	econd part, the full amount so paid, as taxes or assessments, or insur- im. condition herein, the rents and profits of said premises are pledged, is said party of the second part, or assigns, shall be entitled to pos-
It is further agreed and understood that in comp	outing interest upon this loan in accordance wit	th the stipulations of this bond, and this mortgage, such interest shall n.
Fifth. It is hereby further agreed and understo principal or interest notes, that may hereafter be given,	od that this mortgage secures the payment of in the event of any extension of time for the p	the principal note and interest herein described, and all renewal, ayment of said principal debt, to evidence said principal or interest
Sixth. Said partof the first part, hereby ag Dollars (\$10.00), and 10 per cent, of the amount due the collection, and the sum so due shall become a part of the	reeIn event action is brought to forcelose thi ereon, and said attorney's fee shall become due a judgment and shall be secured by a lien of this	is mortgage
laws and of the homestead exemptions of the State of Eighth. It is expressly agreed and understood the tranees upon said property prior or superior to this moto recover the same with interest at 10 per cent. upon the secured by these notes and may be recovered in the for IN WITNESS WHEREOF, The said partoffirst above written.	nat the party of the second part shall have the rigge debt, and upon paying and discharging s he amount so paid, from the partof the first eclosure thereof at the option of the party of the	right to pay and discharge at his option any and all liens or incumumd lien or incumbrance the party of the second part shall be entitled to part and said sum shall be and become a part of the mortgage debt as second part. to subscribed
EXECUTED AND DELIVERED IN PRESENCE.		
TAXEOLED AND DEITARRED IN LEGENCE.		
principa pro processy minima in the special resolution and the special resolution of the special resolution of		A CONTRACTOR OF THE CONTRACTOR
STATE OF OKLAHOMA,	s.	
Before mericana and a super-	and an analysis of the state of	
		and parsonally appeared.
o me known to be the identical persons who executed Tree and voluntary act and dec	the within and foregoing Instrument and acknowld for the uses and purposes therein set forth. I above written.	avledged to me that
Ify commission expires	ako na isa dan dan dan kacamatan dan kacamat	Notary Public.
This instrument was filed for record this	day of	
and the second of the second o	Deputy.	Register of Deeds.