## 710. 101 262. MORTGAGE RECORD, No. 71

THAT Zaura	24. 730les
mannia Milliana parallittivi intronomini maning	
Muskagee	County, State of Oklahoma, party of the first part, to secure the payment of
Lifty #	DOLLA
	ereinafter mentioned, as the same fall due, hereby morpgage to
The First 1,	Tational Bank of Broken Unrow, Olela,
arty of the second part, the following-des	scribed real estate and premises situated in
gothe South	west quarter of the North east quarter of
Section Leven	ty Live in Louriship eighteen morth
Range Four	teen lad
	TREASURER'S ENDORSEMENT.
kapaninalinkolora dipananina mana ali soomeriista	I hereby certify that I received
and the state of t	\$ 1056 and issued Receipt No. 8608
and the same of th	therefor in payment of mortgage tax on the within mortgage.
and a sample of the same of th	Dated this 18 day of 1912
	Ed Maltin 100 10
and the second s	GOUNTY TREASURER
the Indian Meridian, and warrant the ti	tle to the same; this mortgage being subject, however, to a prior mortgage of the same date between the same parties for a princ
m of Two Gundred	# DOILA
The said sum secured hereby is evidence	enced by a certain promissory note of even date herewith, executed by the said party of the first part, and payable to the o
id as often as any such proceeding may be to upon the filing of the petition in any sed as costs therein at the option of the emises and agrees that the same may be pay any and all sums necessary to prote g such title, or the validity of this morter interest secured thereby, and taken up, hered hereby, and may be included in an	yable at the option of the holder hereof, who may immediately proceed to forcelose this mortgage, and in case of such forcelose had, the party of the first part agrees to pay an attorney lee of \$50.00 for the service of plaintiff's attorney, which shal such action, and the same shall be a lien upon said land, secured hereby, and shall be included in the judgment of forcelosure, holder hereof; and upon sale under any such forcelosure, the party of the first part better services by mives appraisement of sold with or without appraisement at the option of the party of the second part; and the party of the first part expressly age to title of said premises, or to keep the same from other liers of whatever nature, including attorneys fees in all actions attained; and the party of the said second party, then any part of princeld, or owned by said second party, and by any other sum paid, as authorized, shall be a further icu upon said land, and y judgment or decree entered hereon; and all sums secured hereby, including the installments of said note, shall draw inte
the rate of	installments. Now, if the party of the first part shall fail to pay any installment of the note seen right fail in any of the terms and conditions of said prior bond or mortgage or said installment note, the whole sum seen value at the option of the holder hereof, who may immediately proceed to forcelose this mortgage, and in case of such forcelose had, the party of the first part agrees to pay an attorney fee of \$50.00 for the service of plaintiffs attorney, which shall uch action, and the same shall be a lieu upon said land, secured hereby, and shall be included in the judgment of forcelosure holder hereof; and upon sale under any such forcelosure, the party of the first part express waives appraisement of, sold with or without appraisement at the option of the party of the second part; and the party of the first part expressly eage; and if said prior mortgage be assigned in trust, or otherwise, to another than the second party, then any part of prine ried, or owned by said second party, and by any other sum paid, as authorized, shall be a further lien upon said land, and by judgment or decree entered hereon; and all sums secured hereby, including the installments of said note, shall draw integrated in the second party.  The part of prine in the party of the first part expressly eages and in the second party, then any part of prine ried, or owned by said second party, and by any other sum paid, as authorized, shall be a further lien upon said land, and by judgment or decree entered hereon; and all sums secured hereby, including the installments of said note, shall draw integrated the party of the first part expression of the note secured hereby is the said party.
the rate of And it is hereby agreed that the con	per centum per annum from date until paid, as provided in said installment note.  I have been said installment note.  Sideration of the note secured hereby is The lease of Tifty Dollars. Call
the rate of And it is hereby agreed that the con	per centum per annum from date until paid, as provided in said installment note.
the rate of	per centum per annum from date until paid, as provided in said installment note.  I have been secured hereby is the loan of Fifty Dollars. Call
And it is hereby agreed that the constitution of the constitution	mer centum per annum from date until paid, as provided in said installment note.  Insideration of the note secured hereby is The laam of Tifty Dollar, Park  and the note secured hereby is The laam of Tifty Dollar, Park  and The Boles  Mulkages County, ss.
And it is hereby agreed that the constitution of the constitution	mer centum per annum from date until paid, as provided in said installment note.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dollar Palas.  Insideration of the note secured hereby is The laam of Tafty Dol
And it is hereby agreed that the constitution of the constitution	Duskages County, ss.  2017, personally appeared.
And it is hereby agreed that the condition of the second s	nsideration of the note secured hereby is The laam of Tifty Dollar Pales  and of Cayull J. 10. 17  Australia Country, ss.  Aman, J. 10. 17, personally appeared.
And it is hereby agreed that the constant of the second signed and delivered this.  IN PRESENCE OF:  TATE OF OKDAHOMA,  Before me,  This,  and  me known to be the identical person	neideration of the note secured hereby is The land of Sifty Dollar Collins Col
And it is hereby agreed that the construction of the construction	Dulkages  County, ss.  Analy  Analy  Analy  To
And it is hereby agreed that the construction of the construction	Dulkages  County, ss.  Analy  Analy  Analy  To
And it is hereby agreed that the construction of the construction	nsideration of the note secured hereby is The laam of Sifty Dollar, Pale Pale Insideration of the note secured hereby is The laam of Sifty Dollar, Pale Insideration of the note secured hereby is The laam of Sifty Dollar, Pale Insideration of the note secured hereby is The laam of Sifty Dollar, Pale Insideration of the note secured hereby is The laam of Sifty Dollar, Inside County and Sifty Dollar, Inside County
And it is hereby agreed that the condition of the conditi	mediate and the note secured hereby is The laam of Tifty Dollars County and Standard for the note secured hereby is The laam of Tifty Dollars County and Standard for the note secured hereby is The laam of Tifty Dollars County and Standard for the note secured hereby is The laam of Tifty Dollars County and Standard for said County and Standard for said County and Standard for the uses and purposes therein set forth.  The last of the la
And it is hereby agreed that the condition of the conditi	Duskages County, ss.  County, ss.  And and foregoing instrument, and acknowledged to me that.  And and foregoing instrument, and acknowledged to me that.  And and year above set forth.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and foregoing instrument, and acknowledged to me that.  The standard of the within and for
And it is hereby agreed that the condition of the conditi	mediate and the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of the note secured hereby is The laam of Tifty Dollars Relation of Tifty
And it is hereby agreed that the condition of the commission expires.  STATE OF OKLAHOMA,  Before me,  STATE OF OKLAHOMA,  Before me,  GTATE OF OKLAHOMA,  Before me,  day of this.  Aday of the commission expires.	nsideration of the note secured hereby is Alaum of Tiffy Dollar Class  and of County, ss.  And of The within and foregoing instrument, and acknowledged to me that the within and foregoing instrument, and acknowledged to me that the within and foregoing instrument, and acknowledged to me that the within and foregoing the state of the case and purposes therein set forth.  The thin and year above set forth.  The thin and year above set forth.  COUNTY, ss.  COUNTY, ss.  A Notary Public, in and for said County and S.  COUNTY, ss.  A Notary Public, in and for said County and S.  The thin and for said County and S.
And it is hereby agreed that the con And it is hereby agreed that the con Signed and delivered this IN PRESENCE OF:  STATE OF OKLAHOMA, Before me, The day of This. The day of This day of The and Witness my hand and official seal th y commission expires TATE OF OKLAHOMA, Before me, This day of This day of	meideration of the note secured hereby is Alaman of Tifty Dollars Class County and Statement of the note secured hereby is Alaman of Tifty Dollars Class County and Statement of the note secured hereby is Alaman of Tifty Dollars County and Statement of the note secured hereby is Alaman of the note secured hereby is Alaman of the note secured hereby is Alaman of the note secured to the note secured the within and foregoing instrument, and acknowledged to me that the note of the note secured to the within and foregoing instrument, and acknowledged to me that the note of the note secured to the note of
And it is hereby agreed that the con And it is hereby agreed that the con Signed and delivered this IN PRESENCE OF:  STATE OF OKLAHOMA, Before me, The day of This. The day of This day of The and Witness my hand and official seal th y commission expires TATE OF OKLAHOMA, Before me, This day of This day of	meideration of the note secured hereby is Alana of Installment note.  Insideration of the note secured hereby is Alana of Installment note.  Insideration of the note secured hereby is Alana of Installment of Insideration of the note secured hereby is Alana of Installment of Insideration of the note secured hereby is Alana of Insideration of the note secured hereby is Alana of Insideration of the note secured hereby is Alana of Insideration of Insideration of Insideration of Insideration of the note secured hereby is Alana of Insideration of Insideratio
Signed and delivered this  IN PRESENCE OF:  STATE OF OKDAHOMA,  Before me,  This,  me known to be the identical person  Witness my hand and official seal th  y commission expires  TATE OF OKLAHOMA,  Before me,  of this,  day of  state of oklahoma,  Before me,  of this,  day of  state of oklahoma,  Before me,  of this,  day of  state of oklahoma,  Before me,  of this,  state of oklahoma,  state of okl	meideration of the note secured hereby is Alana of Installment note.  Insideration of the note secured hereby is Alana of Installment note.  Insideration of the note secured hereby is Alana of Installment of Insideration of the note secured hereby is Alana of Installment of Insideration of the note secured hereby is Alana of Insideration of the note secured hereby is Alana of Insideration of the note secured hereby is Alana of Insideration of Insideration of Insideration of Insideration of the note secured hereby is Alana of Insideration of Insideratio