MORTGAGE RECORD, No. 71

THAT Allen Finker	ton, a widower, May Carbutt and
	husband,
~/	County, State of Oklahoma, party of the first part, to secure the payment of
wo Idundred	,DOLLAR
d the interest thereon, and other sums hereinafter menti	foned, as the same fall due, hereby mortgage to
<u> </u>	- S Nund
in a sure and a sure a	
arty of the second part, the following described real esta	are and premises studeed in
The nath truly of	the Doubleast Qualla of Alellow
len in downlip	Cighteen Mall Mart of the Pil
fruillen Call es	ceps and flun young tolling we wight
of way of me Ins The	TREASURER'S ENDORSEMENT
	I hereby certify that I was a second
	and Issued Receipt No. 86 66
	therefor payment it merigage tax on the within hierigage.
	Daty This The day of Asket 1917
	ted Datton One
	COURT TREASURER Y UU
the Indian Meridian, and wayrant the title to the same;	this mortgage being subject, however, to a prior mortgage of the same date between the same parties for a princip
moi wot Thousand	
The said sum secured hereby is evidenced by a cert	ain promissory note of even date herewith, executed by the said party of the first part, and payable to the ord
the party of the second part in	installments. Now, if the party of the first part shall fail to pay any installment of the note security of the terms and conditions of said prior bond or mortgage or said installment note, the whole sum security
reby shall forthwith become due and payable at the opt	son of the holder hereof, who may immediately proceed to foreclose this interegging, and in case of such thereof
id as often as any such proceeding may be had, the part	y of the first part agrees to pay an attorney less of spotto for the service of pannon is attorney, what same it the sense shall be included in the judgment of forcelosure.
no as often as any such processing may be not, the part se upon the filing of the petition in any such action, and said as costs therein at the option of the holder hereof; the remises and agrees that the same may be sold with or w	y of the first part agrees to pay an accorney see of 50000 of the service of blankins in chorder, of forcelosure, the same shall be a lieu upon said land, secured hereby, and shall be included in the judgment of forcelosure, and upon sale under any such forcelosure, the party of the first part hereby expressly waives appraisement of as tithout appraisement at the option of the party of the second part; and the party of the first part expressly major
nd as often as any such proceeding may be mad, the part use upon the filing of the petition in any such action, and exed as costs therein at the option of the holder hereof; remises and agrees that the same may be sold with or w pay any and all sums necessary to protect the title of so great hille, or the validity of this mortgage; and if said	y of the first part agrees to pay an attorney feet of 50000 of the service of plantain a thorney, the date of the same shall be a lieu upon said land, secured hereby, and shall be included in the judgment of foreclosure, and upon sale under any such foreclosure, the party of the first part hereby expressly waives appraisement of sa tithout appraisement at the option of the party of the same first part expressly agreated premises, to keep the same from other lieu of whatever nature, including attorneys fees in all actions attach prior mortgage be assigned in trust, or otherwise, to another than the second party, then any part of princip
the rate of	per annum from distributed, as provided in said installment note.
the rate of	per annum from description in the note secured hereby is the negotiation of a loan of
the rate of	the note secured hereby is the negotiation of a loss of
And it is hereby agreed that the consideration of the two thousand dollar Signed and delivered this	per annum from distremental paid, as provided in said installment note. the note secured hereby is the negativation of a loan of
And it is hereby agreed that the consideration of the two thousand dollar	per annum from distremental paid, as provided in said installment note. the note secured hereby is the negativation of a loan of
And it is hereby agreed that the consideration of the two thousand dollar Signed and delivered this	per annum from dute until paid, as provided in said installment note. the note secured hereby is the registration of a loan of the secured hereby is the registration of the secured hereby in the registration of the secured hereby is the registration of the secured hereby in the registration of
And it is hereby agreed that the consideration of the two thousand dollar Signed and delivered this	per annum from dute until paid, as provided in said installment note. the note secured hereby is the registration of a loss of the secured hereby is the registration.
the rate of	per annum from dust until paid, as provided in said installment note. the note secured hereby is the negotiation of a loan of
And it is hereby agreed that the consideration of the three	per annum from dust until paid, as provided in said installment note. the note secured hereby is the negotiation of loan of l
And it is hereby agreed that the consideration of the two thousand dollar Signed and delivered this. IN PRESENCE OF:	per annum from date until paid, as provided in said installment note. the note secured hereby is the negotiation of a loan of
And it is hereby agreed that the consideration of the two thousand dollar Signed and delivered this. IN PRESENCE OF:	per annum from distribution paid, as provided in said installment note. the note secured hereby is the negativation of a losse of a
And it is hereby agreed that the consideration of the two thousand dollar Signed and delivered this. IN PRESENCE OF: STATE OF OKLAHOMA, Before me, January, Januar	per annum from date until paid, as provided in said installment note. the note secured hereby is the negotiation of a lotter
And it is hereby agreed that the consideration of the two thousand dollar Signed and delivered this. IN PRESENCE OF: STATE OF OKLAHOMA, Before me, John Jander, a this State of Sta	per annum from date until paid, as provided in said installment note. the note secured hereby is the negativation of local of lo
And it is hereby agreed that the consideration of the two thousand dollars. Signed and delivered this. If the service of the two thousand dollars. Signed and delivered this. If the service of the ser	country, ss. Country, ss. Country, ss. Country and foregoing instrument, and acknowledged to me that. Country Count
And it is hereby agreed that the consideration of t	country, ss. Country, ss. Country, ss. Country and foregoing instrument, and acknowledged to me that. Country and secured to the uses and purposes therein set forth.
And it is hereby agreed that the consideration of t	the note secured hereby is the negative of a lower of a
And it is hereby agreed that the consideration of t	the note secured hereby is the note secured here
And it is hereby agreed that the consideration of t	country, ss. COUNTY, ss. A Notary Public, in and for said Country and Star COUNTY, ss. COUNTY, ss. A Notary Public, in and for said Country and Star COUNTY, ss. COUNTY, ss. A Notary Public, in and for said Country and Star Country and St
And it is hereby agreed that the consideration of the two thousand dollars. Signed and delivered this	the note secured hereby is the note secured here
And it is hereby agreed that the consideration of t	the note secured hereby is the negative and installment note. The note secured hereby is the negative and installment note. The note secured hereby is the negative and installment note. The note secured hereby is the negative and installment note. The note secured hereby is the negative and installment note. The note secured hereby is the note in said installment note. The note secured hereby is the note in said installment note. The note secured hereby is the note in said installment note. The note secured hereby is the note in said installment note. The note secured hereby is the note in said installment note. The note secured hereby is the note in said installment note. The note secured hereby is the note in said installment note. The note secured hereby is the note in said installment note. The note is not not in the note is not in the note in said installment note. The note is not not in the note is not in the note in said installment note. The note is not not in the note is not in the note in the note in the note is not in the note in the note in the note is not in the note in the note in the note is not in the note in the note in the note is not in the note in the note in the note is not in the note i
And it is hereby agreed that the consideration of t	the note secured hereby is the negatiation of a lotter of the note secured hereby is the negatiation of a lotter of the note secured hereby is the negatiation of a lotter of the note secured hereby is the negatiation of a lotter of the lott
And it is hereby agreed that the consideration of the two thousand dollars. Signed and delivered this	the note secured hereby is. The responsibility of the the responsib
And it is hereby agreed that the consideration of t	the note secured hereby is. The responsibility of the the responsib