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Sidicate Cristing acception		MORTGAGE RECORD, No. 71				
	1					
		REAL ESTATE MORTGAGE				
	TIUSANDENTUR					
	dred Sermitery	RE, Made this				
	and the second se	husband and with				
	of the County of	Lula				
	harty of the second parts	hat the said part we of the first part, for and in consideration of the sum of				
	man an an and an announced and	luo chacisana, DOI				
	presents dogrant, bar	in hand paid, by the said party of the second part, the receipt whereof is hereby acknowledged, ha H. granted, bargalued, sold and h gain, sell, convoy and confirm, unto said party of the second part, and to hereby acknowledged, ha H. granted, bargalued, sold and h , piece, or parcelof land, lying and situate in the County of				
	Les Jeron hung	1 Eight (8) in Block Humbered June (3) in the year alled				
		O HOLD THE SAME, With all and singular the tenemonis, hereditangents and appurtenances thereunto belonging or in anywise apper				
	of the first part do	d exemption unto the said party of the second part, and to				
	a good and indefeasible est the quiet and peaceable po	tate of inheritance therein, free and clear of all incumbratiles, and that				
	PROVIDED, ALW.	AYS, And this instrument is made and executed upon the following conditions, to-wit:				
	**************************************	z. of the first part are justly indebied to the party of the second part, in the principal sum of (\$ 2022 DOJ				
	holing for a loop made his t	the said works of the second part to the said part and the first part, and nameble according to the tenor and effect of				
	payable to the order of the	e, executed and delivered by the said parties of the first part, bearing date				
	One for 8-	due U-Classical diversity of the second seco				
	One for Samuel All payable at the o	office of Plantfirst Stational Bank, Walker, Melle with interest thereon from dn or not of eggin (8) and on the not of 10 per cent, per annum, and at the rate of 10 per cent, per annum alter default or maturity payable after motority on the 18 annum and a sol same				
	annually, both before and	a rate of eight (0) get per cent. per annum, and at the rate of 10 per cent. per annum after default or maturity; payabl				
	in each year, .The installin the said particles, of the firs	nents of interest until maturity are further evidenced by				
	Second. The said p	antizerof the first part covenantaud agreeto pay all taxes and assessments, general and special, and of whatever character whatever				
	by the State of Oklahoma, the mortgaged premises ins	, or by the county, township or municipality, wherein suid real real real studed, when the same becomes due, and to keep the building sured in some reliable fire and tornado insurance company approved with party of the second part for the sum of S. 2. 0. 0.				
	and to assign the policies to	to the said party of the produl part, as				
	and care and expense of co	ollecting such insurance if loss occurs.				
	allow or commit any wasto	% of the first part agree to keep all buildings, fences, and other improvements on said premises in as good repair as they are now, and s on said premises and not to permit any of the improvements to be removed therefrom or to become dilapidated or destroyed.				
	notes when the same become of said fire and tornado inst	To its and pictures into the bernie shy of the individuents to be related to individue of the second and picture of the second and between the parties hereto that if any default be made in the payment of any installment of taxes or assessments, upon said premises, or upon said principal or i nease of the provide the whole of said principal sum name herein name the between and lat ways and between the parties of any installment of taxes or assessments, upon said premises, or upon said principal or i nease of the provide the whole of said principal sum name herein name the between and lat ways and by the party of the second is herein contained, the whole of said principal sum name herein name therein name thereon and all stums paid by the party of the secon sessents, upon said premises, shall be ontively the prove the provide the principal dense of the principal dense is the principal or in the principal contained, the whole of said principal sum name therein name therein name the interest thereon, and all stums paid by the party of the second part or any legal holder of this note shall be ontively to receive the principal or interest thereon, from the date thereof at 10 per cent. Per annum, crediting any and all interest payments made, if nu and the party of the second part, or the legal owner and holder of the second part, be party of the second part, or the legal owner and holder of the second part, and morting paid by the party of the second part, or the legal owner and holder of the second part, be party of the second part, or the second part, or the second part, or the second part, be party of the second part				
	of any covenant or condition on account of taxes or asso	on herein contained, the whole of said principal sum named herein, and the interest thereon, and all sums paid by the party of the secon assments, upon said premises, as upon and loss, or the premiums for fire and tornado insurance, upon said premises, shall become imme				
	due and payable and this n sum mentioned in said bon been made upon said sum	norgage may be loreclosed immediately, and the party of the second part of any regainsheet of this note shall be entitled to recover the pr id, together with interest thereon, from the date thereof at 10 per cent. per annum, crediting any and all interest payments rande, if an and the marks of the second part, or the legal owner and holder of suit note and mortunge, shall be entitled to recover an account of to				
	assessments upon said pren ance premiums, together wi	nises, or upon said loan, or insurance premiums paid by the party of the second part, the full amount so paid, as taxes or assessments, or ith interest thereon from the date of such payment at 10 per cent. per amoun.				
	And it is hiso agreed	I that in the avoir of any delaute in payment or breach of any covenant or condition herein, the rents and profits of said premises are p				
	session of the said premises	t, or meetiver or otherwise, at the option of the party of the second part, or assigns, shall be entitled to be according to the second part.				
	in no event, nor in anywise	and understood that in computing interest upon this loan in accordance with the stipulations of this bond, and this mortgage, such interes e, directly or indirectly, be computed so as to exceed 10 per cent per annum.				
	principal or interest notes, t	further agreed and understood that this mortgage scences the payment of the principal note and interest herein described, and all re that may bereatter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal or is said time of extension.				
	Sixth. Said part	of the first part, hereby agree, in event action is brought to forcelose this mortgage				
	laws and of the homestead Eighth. It is expres	exemptions of the State of Oklahoma. ssly agreed and understood that the party of the second part shall have the right to pay and discharge at his option any and all liens or i				
	brances upon said property to recover the same with in	ssly agreed and understood that the party of the second part shall have the right to pay and discharge at his option any and all liens or i prior or superior to this mortgage debt, and upon paying and discharging such lien or incumbrance the party of the second part shall be or therest at 10 per cont. upon the smooth from the partof the first part and said sum shall be and become a part of the mortgage may be recovered in the forcelosure thereof at the option of the party of the second part.				
A A	of secured by these notes and IN WITNESS WHE first above written.	EREOF, The said partice of the first part in Reorie herein to subscribed in Review in anios. on the day an				
2 30		mun Trank Or				
Pro.	EXECUTED AN	ND DELIVERED IN PRESENCE OF:				
	M M	za an an an the second se				
44	14/1/	and a second				
Entry of the second sec	STATE OF C	OKLAHOMA,				
for a	The Baty of The	hard transmission of the second				
SHI G	State, on this	alcude Co. Jeffrees				
 (6.2) 41: 1 						

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STATE OF OKLAHOMA, Tulyande Ga, A State E. Jeffrier Trank Orrig an Curbould a Notary Public, in and for said County and 10/7 personally ap and tate, on this shif me known to be the identical pers as who executed the within nd fo going Instru ent and aski d to me executed the same as Witness my hand and official scal on the date last above written. Witness my hand and official scal on the date last above written. atticin Leen le ne - 14 دلاجري 792 My commission Notary Public. ły A. D. 10/7 at 3. 2.5 iment was filed for record this..... This instrun o'clock ...day of ... (Seal) Saucie El Daputy, . ્ય ïċ R

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