MORTGAGE RECORD, No. 71

REAL ES	TATE MORTGAGE
THIS NDENTURE, Made this 7 th day of	Diplination in the year of our Lord One Thousand Nine Hu
droit Market by and between	the Bigfried, husband and wife,
and Mary I Burroughs Wen of the County of June State of of and St	tate of Oklahoma, part cloud the first part, and
partylof the second part: Description of the first part, for and in comparison of the first part, for any comparison of the firs	consideration of the sum of
presents dogrant, bargain, sell, convey and confirm, unto said party of	part, the receipt whereof is hereby, acknowledged, have granted, bargained, sold and by the the second part, and to successors and assigns, FOREVER, all of the the County of TREASURER'S. EMERGED ELEGATION I hereby certify that I received
Humbered Pen (10) in Carthe Garage Justin to the Recorder flux and Justice	
an a parita atau mangaka ina termaka ka ana adapi atau parita atau ina atau mana atau pada a San atau mangangan manga ina manangan atau manantan manga itau manga mananga mananga mananga mananga mananga m	COUNTY TREASURE
and all rights of homestead exemption unto the said party of the second party in the first part dohereby covenant and agree that at the delivery hereon good and indefeasible estate of inheritance therein, free and clear of all inches quiet and peaceable possession of said party of the second part,	indebted to the party of the second part, in the principal sum of (S./300
noting for a loan made by the said party of the second part, to the said particegoliable promissory note, executed and delivered by the said part Lea nayable to the order of the said party of the second part, as follows:	least the first part, and payable adording to the tener and effect of Oul. (1) of the first part, bearing date Sufficient 27, and due Deficient 27, 1927.
One for \$ 1300, 23	due Defelender 27 192
	al Bank Hules, Oldan with interest thereon from date unit, per annum, and at the rate of 10 per cent, per annum after default or maturity; payable sem lays of The there is a second of the control of th
n each year. The installments of interest until maturity are further evidence and part after maturity at the	need by (6)
he mortgaged premises insured in some reliable fire and tornade insurance	o pay all taxes and assessments, general and special, and of whatever character whatsoever, or provide the transfer what the same becomes due, and to keep the buildings up the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company approved by the party of the second part for the sum of \$1.00 company appears are second part for the second party appears are second party for the second
aid party of the second part to be held by until the had care and expense of collecting such insurance if loss occurs. Third. The part Lacot the first part agree. To keep all buildings,	ils mortgage is fully paid, and said partific of the first part assumes all responsibility of pro lences, and other improvements on said premises in as good repair as they are now, and not
Fourth. It is further expressly agreed by and between the parties he notes when the same become due, or in case of default in the payment of a said fire and tornade insurance, when the same becomes due, or in case of any covenant or condition herein contained, the whole of said principal an account of taxes or assessments, upon said premises, and the large and payable and this mortrage may be foreclosed immediately, and the	eret that if any default be made in the payment of any part of either said principal or intere any installment of taxes or assessments, upon said premises, or upon said hand, or the premium f remoyal of any of the buildings or other improvements from said hand, or in case of the breat sum named herein, and the interest thereou, and all sums paid by the party of the second par or the premiums for fire and tornado insurance, upon said premises, shall become immediatel party of the second part or any legal holder of this note shall be entitled to recover the princip
And it is also agreed that in the eyent of any default in payment or b	thereof at 10 per cent. per amium, crediting any and all interest payments made, if any har- ner and holder of said note and mortgage, shall be entitled to recover on account of taxes paid by the party of the second part, the full amount so paid, as taxes or assessments, or insu- nt at 10 per cent. per amum. breach of any covenant or condition berein, the rents and profits of said premises are pledge poal collateral security and said party of the second part, or assigns, shall be entitled to po- triv of the second part.
It is further agreed and understood that in computing interest upon a no event, nor in anywise, directly or indirectly, be computed so as to exp	this loan in accordance with the stipulations of this bond, and this mortgage, such interest sha coef 10 per cent per unnum. The principal note, and interest herein described, and all renews
rincipal or interest notes, that may bereafter be given, in the event of any to non the same during the said time of extension.	extension of time for the payment of said principal debt, to evidence said principal or interesting to foreclose this mortgage
Seventh, Said part Least the first part for the consideration above news and of the homestend exemptions of the State of Oklahoma.	mentioned hereby expressly waive mapproisement of said real estate and the benefit of the sta
IN WITNESS WHEREOF, The said part the first part	second part shall have the right to pay and discharge at his option any and all liens or incun n paying and discharging such lien or incumbrance the party of the second part shall be entitle rom the partof the first part and said sum shall be and become a part of the mortgage det he option of the party of the second part
ist aboys written. Executed and Delivered in Presence of:	Ruth Dieg fried
ndityymidyteksyttäytyisiätäisissä täätä tyykistyyteksiaanin alaatta tyykistyyteksiaanin olevataanin televataan	Thay Burougher Deming
STATE OF OKLAHOMA, }	
county of Median Ses. Before me, M. A. Bunda J	a Notary Public, in and for said County an
tate, on this 127th day of Help Carel	les field hereband and wafe, and in
o me known to be the identical persons who executed the within and foregon the within and foregon the within and foregon the within and foregon the date last above written. In commission expires.	oing instrument and acknowledged to me that
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This instrument was filed for record this. A de	ny of CCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCC