Mo. 102302. MORTGAGE RECORD, No. 71

		E OF OKLAH		
		STATE MOI		
THE INDESTURE, Made this act of the control of the	by and between	14. F. 154 25 . 445 1 484 475 1 1 1 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1	*****************************	
of the County of	lan J. Jamis	State of Oklahoma, part.	Lof the first part, and	i en
party of the second part; WITNESSETH, That the said par	t	consideration of the sun	a of:	erina de la composição de
presents do Regrant, bargain, sell, conve	, by the said party of the second y and confirm, unto said party of	I part, the receipt where of the second part, and t	of is hereby acknowledged,	hazgranted, bargained, sold and by th successors and assigns, FOREYER, all of
nauth Jen (12)	Hall (8/2) of	LA Mu arty-fene	mbered I	you (3) and the new (3) in Block City of Lulan,
iii, iii aanaa ii aa a		1994 (1995) (1994) (1995) (1994) (1995) (1994) 1995 (1995) (1995) (1995) (1995) (1995) (1995) (1995) 1995 (1995) (1995) (1995) (1995) (1995) (1995) (1995)		
TO HAVE AND TO HOLD THE	SAME, With all and singular the	tenements, hereditapier	its and appurtenances ther	cunto belonging or in anywise appertaini
of the first part do sechereby covenant as	nd agree that at the delivery here	of the work	the lawful owners, o	d assigns, forever. And the said part of the premises above granted, and seized
PROVIDED, ALWAYS, And this	party of the second part,	upon the following con	and assigns, forever, against ditions, to-wit:	the lawful claims of all persons whomsoey
Juenty flice Dees	ared			DOLLAR
being for a loan made by the said party of negotiable promissory note, executed as payable to the order of the said party of One for \$25.00.	the second part, to the said part d delivered by the said part 4. the second part, as follows:	of the first part, hearing	g date October	tenor and effect of
Ano-for-S-			(F2+124-144)	<u>19</u> -
One for S. All payable at the office of	entera Natio	nal Ban	A, Fulca, Otl	with interest thereon from date un
annually, both before and after maturity.	on the factories are further exists	days of	e rate of 10 per cent. per an	num after default or maturity; payable sen
in each year. The installments of interest the said part A _{co} of the first part, each bet Second. The said part A _c of the fi	aring interest after maturity at the	no rate of 10 per cent. po o pay all taxes and asso	er annum. essments, general and specis	d, and of whatever character whatsoever,
the said premises and any and all taxes of by the State of Oklahoma, or by the coun the mortgaged premises insured in some r	ty, township or municipality, whellished fire and tornado Insurance	repensant same estate is company approved by	situated, when the same be the party of the second par	d, and of whatever character whatsoever, the and perfect on account of said to ecomes due, and to keep the buildings up to for the sum of \$2000.
and to assign the policies to the said party said party of the second part to be held b and care and expense of collecting such in	of the second part, as	hie	interests may appear	r, and deliver said policies and renewals,
Third. The part spot the first part	rt agree Alo keep all buildings,	fences, and other impro improvements to be rem	vements on said premises in oved therefrom or to becom	n as good repair as they are now, and not no dilapidated or destroyed.
allow or commit any worke on said premis Fourth. It is further expressly aged motes whou the same become due, or in ea- of said fire and tornade insurance, when th of any covenant or condition herein centa on account of taxes or assessments, upon u due and payable and this mortgage may b sum mentioned in said bond, together with been made upon said sum, and the party or ance premiums, together with interest ther	sed by and between the parties he so of default in the payment of he same becomes due, or in case of ined, the whole of said principal said premises, or whole principal of forcelosed immediately, and the hinterest thereon, from the date of the second part, or the legal ov	ercto that it any default any installment of taxes of removal of any of the sum named herein, and or the premiums for fir e party of the second pa thereof at 10 per cent, vner and holder of said	be made in the payment of or assessments, upon said a buildings or other improven the interest thereon, and all a and tornado insurance, up to or any legal holder of this per annum, crediting any a note and mortgage, shall be	I any part of either said principal or inter- premises, or upon said bear, or the premius leuts from said land, or in case of the brea I sums paid by the party of the second par pon said premises, shall become immediate note shall be entitled to recover the principal and all interest payments made, if any ha a entitled to recover on account of taxes
And it is also hereed that in the eve	me or any neracic in payment or	prenen of any coveniant	or containon herem. the re-	als and broiles or said bremises are blear
to party of the second part, or	that in computing interest upon	this loan in accordance	with the stipulations of this	bond, and this mortgage, such interest shi
Fifth. It is hereby further agreed; principal or interest notes, that may hereaf upon the same during the said time of ext	and understood that this mortgag ter be given, in the event of any	go secures the payment extension of time for th	of the principal note and e payment of said principal	interest herein described, and all renewal debt, to evidence said principal or intere
Sixth. Said part of the first pa Dollars (\$10.00), and 10 fer cent. of the ar	rt, hereby agreed in event action nount due thereon, and said atto a a part of the judgment and shall	is brought to foreclose rney's fee shall become t I be secured by a lien of	this mortgage	on will pay an attorney's fee of To toto is placed in the hands of an attorney fundament or decree rendered thereou.
Seventh. Said part 4. of the first laws and of the homestead exemptions of Eighth. It is expressly agreed and	part for the consideration above the State of Oklahoma. understood that the party of the	mentioned hereby expressional part shall have	ssly waived appraisoment o the right to pay and dischai	f said real estate and the benefit of the sta rge at his option any and all liens or incur
Eighth. It is expressly agreed and brances upon said property prior or superi- to recover the same with interest at 10 per secured by these notes and may be recover IN WITNESS WHEREOF, The sa- first above written.	or to this mortgage debt, and up cent. upon the amount so paid, i red in the forcelosure thereof at t id partif of the first part	on paying and dischargit from the party of the be option of the party o	ing such ligh or incumbrance first part and said sum shall f the second part.	the party of the second part shall be entitle be and become a part of the mortgage del
Executed and Delivered i	TREASURER N PRESENCE OF: I heraby of	ertify that I received	William ,	L. BALB.
na ann an	150 and	issued Receipt No.0	7.00 man	
STATE OF OKLAHOMA			917	
STATE OF OKLAHOMA, County of Before me, Otto	ss, Dated Man	Colton	DIREA Signer,	a Notary Public, in and for said County ar
Vallian I	Baird, a	to gle	19./, personally appear	ed
to me known to be the identical persons w	y not and deed for the uses and p	oing instrument and sol purposes therein set fort	knowledged to me that	
Witness my hand and official seal of My commission expires	11, 1920	(Seas)	Utto	Manuer Notary Public.
This instrument was filed for record	this	ay of	ber	. D. 197
	uin.	(Scal)	anima ana ana ana ana ana ana ana ana ana a	Company Company of Danie