CONIC.	STATE OF OKLAHOMA REAL ESTATE MORTGAGE	Treasurers endorsement.
dred Devention	24 M day of November in the	e year of our low one included in the full-
and other and ot		the within Line year.
of the County of	and State of Oklahoma, part of the first part, and	Dated the 24 day of Heat 101/
party of the second part: WITNESSETII, That the said part	of the first part, for and in consideration of the sum of	COST IVAVALA
I met in	Hundred the said party of the second part, the receipt whereof is hereby acknowledged,	DOLLARS 20 CC
presents do Ligrant, bargain, sell, convey and following-described tracty, piece. For parcel to-wit:	the said party of the second part, the receipt whereof is hereby acknowledged, confirm, unto said party of the second part, and to his of land, lying and situate in the County of Tulon Moreld Tulon Surenty Seven (27) and (27) an	successors and assigns, FOREVER, all of the mand State of Oklahoma,
and all rights of homestead exemption unto the of the first part does hereby covenant and agra a good and indefeasible estate of inheritance the the quiet and peaceable possession of said party PROVIDED, ALWAYS, And this first First. Said party Clot the first party of the said part	With all and singular the tenements, hereditaments and appurtenances there said party of the second part, and to successors and successors and rect that at the delivery hereof, the lawful ownero. the lawful ownero. the lawful ownero. will of the second part, successors and assigns, forever, against ment is made and executed upon the following conditions, to-wit: "justly indebted to the party of the second part, in the privace of the second part, to the said partyof the first part, and payable according to the vered by the said partyof the first part, bearing date	assigns, forever. And the said part of the premises above granted, and seized of a WARRANT AND DEFEND the same in the lawful claims of all persons whomsoever. Incipal sum of (S. 1900 S. DOLLARS, page and effect of TML C.
One for \$	1 duo 1 012 Ab 1	.10
All payable at the office of Carlon maturity or default, at the rate of Carlo	per cent, per annum, and at the rate of 10 per cent, per annum,	num after default or maturity; payable semi-
he are because The funtallments of internal until	maturity are further evidenced by 95 (16) requirem interest note	and the second s
the said part at of the first part, each bearing i	nterest after maturity at the rate of 10 per cent. per annum.	
by the State of Oklahoina, or by the county, to	rt covenants, and agree to pay all taxes and assessments, general and specia satents that shall be made upon said loan, or upon the legal holder of said no waship or municipality, wherein said real estate is situated, when the same be	comes due, and to keep the buildings upon
the mortgaged premises insured in some reliable and to assign the policies to the said party of th	fire and tornado insurance company approved by the party of the second part as	for the sum of S
	until this mortgage is fully paid, and said part M. of the	
Third. The part No. of the first part agree	esto keep all buildings, fences, and other improvements on said premises in	as good repair as they are now, and not to addingidated or destroyed.
to party of the second part, or	not to permit any of the improvements to be removed therefrom of to become and between the parties hereto that if any default be made in the payment of iclault in the payment of any installment of taxes or assessments, upon said pe becomes due, or in case of removal of any of the buildings or other improvem the whole of said principal sum named herein, and the interest thereon, and all remises, extraon said loan, or the premiums for fire and tornado insurance, up closed immediately, and the party of the second part or any legal holder of this ext thereon, from the date thereof at 10 per cent. per annum, crediting any a second part, or the legal owner and holder of said note and mortgage, shall be sing, or insurance premiums paid by the party of the second part, the full amou om the date of such payment at 10 per cent. per annum, any default in payment or breach of any covenant or condition herein, the rennancing is a sadditional collateral security and said party of the second wise, at the option of the party of the second purt.	to that proute or said premises are prouged.
in no event, nor in anywise, directly or indirectly	n computing interest upon this loan in accordance with the stipulations of this y, be computed so as to exceed 10 per cent per annum, aderstood that this mortgage secures the payment of the principal note and given, in the event of any extension of time for the payment of said principal	
non the same during the said time of extension	given, in the event of any extension of time for the payment of said principal. by agree in event action is brought to foreclose this mortgage	화장 하는 사람들은 아이들이 가지 않는 것이 되었다.
collection, and the sum so due shall become a par Seventh. Said part A. of the first part for	and thereon, and said attorneys fee shall become and physicial when this it of the judgment and shall be secured by a lien of this mortgago and by any just the consideration above mentioned hereby expressly waives appraisement of ato of Oklahuma.	said real estate and the benefit of the stay
Eighth. It is expressly agreed and under brances upon said property prior or superior to to recover the same with interest at 10 per cent- secured by these notes and may be recovered in IN WITNESS WHEREOF, The said par first above written.	the of Okhandan. ticod that the party of the second part shall have the right to pay and dischar his mortgage debt, and upon paying and discharging such lien or incumbrance in upon the amount so paid, from the part of the first part and said sum shall the foreclosure thereof at the option of the party of the second part. to the first part. A. hereunto subscribed.	go at his option any and all liens or incum- he party of the second part shall be entitled be and become a part of the mortgage debt
Executed and Delivered in Pre	Bride Dr. En Dinn	wone
DARUTTED AND DELLYERISM IN PRE-	inninger and the second	The control of the co
edition of the contract of the	and the first of t	
STATE OF OKLAHOMA,	}ss.	
County of	omiek	Notary Public, in and for said County and
State, on this 2 1 to day of	ormiel 19.17, personally appeared a surgle Man	dbreener
many colonie (i	ceuted the within and foregoing instrument and acknowledged to me that	Le l
to me known to be the identical persons who extends the first and voluntary act. Witness my hand and official scal on the commission expires.	ecuted the within and foregoing instrument and acknowledged to me that and deed for the uses and purposes therein set forth. Into last above written. (Geel) E.E. Mc (JP) (Aug of NO) Deputy.	executed the same as Council Notary Public,
This instrument was filed for record this.	24 day of NOO. A	D. 10.17 nt 11:60 o'clock Q.M.
man Land Committee Committ	Deputy.	County Clerk