nompared # 1/0/14

MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made this J. S. Ald dred by and	day of march	mc Linner and	rd One Thousand Nine Hun-
	Manney		
of the County of July 2	and State of Oklahoma, par	of the first part, and	(*************************************
party of the second part; WITNESSETH, That the said part 442.of the first p		f	
o Them in hand paid, by the said parts	dred		DOLLARS
or maint party by the said party or research do maintenance and confirm, unitally described tract, piece, or parcel, of land, lyin o-wit:	o said party of the second part, and to	Thio successors and a	signs, FOREVER, all of the
Jun (2) in The I	riend addition to	The elf & 90 gra	stify that here mad
Marin	ing flow Alite	she wittin alor Dated this 22	ingo.
		ر ح	Dalla
TO HAVE AND TO HOLD THE SAME, With all an ad all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the good and indefeasible estate of inheritance therein, free and he quiet and peaceable possession of said party of the second PROVIDED, ALWAYS, And this instrument is made First. Said party the first part. And the first part. And the first part. And the first part the first part the first part.	d singular the tenements, hereditaments the second part, and to	and appurtenances thereund belonging successors and assigns, forever the lawful owner of the premises a will WARRANT A t assigns, forever, against the lawful claims ions, to-wit: he second part, in the principal sum of (3)	And the said parties bove granted, and seized of ND DEFEND the same in of all persons whomsoever.
ring for a loan made by the said party of the second part, to exclude a not delivered by the said party of the second part, as no for S	said part of the first part, and I	payable according to the tenor and effect	of
ne for \$	due	paradandet (10. Paragastato estado de tambiento en entre en en entre en estado en entre en entre en entre en e 14. 15. 14. 15. 14. 15. 15. 15. 15. 15. 15. 15. 15. 15. 15	10
All payable at the office of	ational Bank Julya	OKCo with int	erest thereon from date until
All payable at the office of	days of further evidenced by	coupon interest notes, of even date	herowith, and executed by
Second. The said part 440 of the first part covenant c said premises and any and all taxes on assessments that a the State of Oklahoma, or by the county, township or mu	and agreeto pay all taxes and assess hall be made upon said loan, or upon the nicipality, wherein said real estate is sit	nents, general and special, and of whatevelegal holder of said notes and mortgaguated, when the same becomes due, and	er character whatsoever, on es, on account of said loan, to keep the buildings upon
e mortgaged premises insured in some reliable fire and torn d to assign the policies to the said party of the second part id party of the second part to be held by	20 6/15	interests may ennear and deliver and	a soliates and consumbs to
Third. The part and of the first part agree to keep	all buildings, fences, and other improved	nents on said premises in as good repair;	is they are now, and not to
Fourth. It is further expressly agreed by and between the swhen the same become due, or in case of default in the said fire and tornado insurance, when the same becomes during coverant or condition herein contained, the whole of a account of taxes or assessments, upon said premises, easier and payable and this mortgage may be foreelosed immed in mentioned in said bond, together with interest thereon, en made upon said sum, and the party of the second part, resuments upon said premises, en the mention of insurance.	the parties hereto that if any default be payment of any installment of taxes of y or in ease of removal of any of the bul- aid principal sum named herein, and the en and tamp or the premiums for fire a ately, and the party of the second part of court he date thereof at 10 one court we	made in the payment of any part of eith assessments, upon said premises, or then assessments from said ladings or other improvements from said lad interest thereon, and all sums paid by the tonado insurance, upon said premises r any legal holder of this note shall be entited that the property of the said	er said principal or interest said loan, or the premiums and, or in case of the breach e party of the second part, shall become immediately that the principal
an made upon said sum, and the party of the second part, sessinents upon said premises, a upon said local, or insurance premiums, together with interest thereon from the date of And it is also agreed that in the eyent of any default in	f such payment at 10 per cent, per annu	in.	na 97 (lastoomena) or ansur-
party of the second part, or	ms, as additional collateral security and tion of the party of the second part.	said party of the second part, or assign	s, shall be entitled to pos-
Fifth. It is hereby further agreed and understood tha neight or interest notes, that may bereafter be given, in the on the same during the said time of extension.	this mortgage secures the payment of event of any extension of time for the p	the principal note and interest herein cayment of said principal debt, to evidence	escribed, and all renewal, a said principal or interest
Sixth. Said part. At a. of the first part, hereby agreeir clilars (\$10.00), and 10 per cent. of the amount due thereon, llection, and the sum so due shall become a part of the judgr Saventh. Said partof the first part for the considers and of the homestead exemptions of the State of Oklahe.	event action is brought to forcelose thi and said attorney's fee shall become due tent and shall be secured by a lien of thi	s mortgage	nn attorney's fee of Ten ne hands of an attorney for ne rendered thereon.
Eighth. It is expressly agreed and understood that the ances upon said property prior or superior to this mortgage recover the same with interest at 10 per cont, upon the and aured by these notes and may be recovered in the foreclosur	party of the second part shall have the lobt, and upon paying and discharging s upt so paid, from the part#6of the firs a thereof at the option of the party of the	right to pay and discharge at his option a uch lien or incumbrance the party of the s part and said sum shall be and become a	my and all liens or incum- cond part shall be entitled part of the mortgage debt
IN WITNESS WHEREOF, The said particeof the fi st above written.	st part hereun	subscribed Sarah 0 1991	me to the day and year
Executed and Delivered to Present of:		m I Mek	inneg
ngospaga, pitropini kapinanja ipas karini iringkapini di Princi irangantsi karanganan a	services and services are services and services are services are services and services are servi	h-dhistaean tra ingarin siri an annar deprime na an rithigh (saideanna)	nagatulomina organia opiografia di si
STATE OF OKLAHOMA,)	Posterior de la constante de l		993-1843-1950-1950-1950-1950-1950-1950-1950-1950
STATE OF OKLAHOMA, July of July Before me, July of Ju	7 0) 6/2	a Notary Public,	n and for said County and
to, on this	me Runney	A personally appeared	and
me known to be the identical persons who executed the wit	nin and foregoing instrument and agkno-	wledged to me that	executed the same as
Witness my hand and official seal on the date last above commission expires. O.M. 9-1919	written.	y OP Hyde	Notain Dalay
me known to be the identical persons who executed the wit The and record of the identical persons who executed the wit Witness my hand and official seal on the date last abov commission expires July 9-18/8 This instrument was filed for record this	day of Men		Notary Public,
<u> Wswaws</u>	Deputy. (st.a.	1) Lewis Cline	Register of Deeds.