## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

of the County of	and State	of Oklahoma, partof the first part, and	weight a surface of the surface of t
party of the second part: WITNESSETH, That the said partlesse	12 4.	deration of the sum of	
to	he said party of the second par confirm, unto said party of the	t, the receipt whereof is hereby acknowledged, second part, and to hus culter to county of humbured Three	hat Cgranted, bargained, sold and by t
grove addun to the	e City of Zu	lea according to	he newrold
plat and survey 7	hereof	ida elektriski karangan kalandar elektriski karandar elektriski karandar elektriski karandar elektriski karand Elektriski karandar karandar elektriski karandar elektriski karandar elektriski karandar elektriski karandar e	
	gtieren (j. 1905) en		90
and all rights of homestend exemption unto the of the first part doheroby covenant and agr. good and indefeasible estate of inheritance the he quiet and peaceable possession of said party PROVIDED, ALWAYS, And this instruments. Said part.	said party of the second part, ee that at the delivery hereof, ? rein, free and clear of all jncoun of the second part,	orances, and that	d assigns, forever. And the said part of the premises above granted, and selfer ill WARRANT AND DEFEND the same the lawful claims of all persons whomso
neing for a loan made by the said party of the se negotiable promissory note, executed and deli nayable to the order of the said party of the se One for S. A. L. D.	second part, to the said part	of the first part, and payable according to the	tenor and effect of due (1)
he for \$	nge National	Sank Julsa Alla r annum, and at the rate of 10 per cent. per ar	
e said partof the first part, each bearing in	nterest after maturity at the ra	e of 10 per cent. per annum.	caj or often may majoring and excesses.
Second. The said part the first pa to said premises what any said all taxes or asses, y the State of Oklahoma, or by the county, to the mortgaged premises insured in some reliable	rt covenant and agree at pa ments that shall be made upon waship or municipality, wherein fire and tornado insurance con	all taxes and assessments, general and speci said learn, or upon the legal helder of said n said real estate is situated, when the same h pany approved by the party of the second par	al, and of whatever character whatsoever otes and mortgages, on account of said ecomes due, and to keep the buildings to for the sum of S.H. H.O.
nd to assign the policies to the said party of the id party of the second part to be held by	e second part, as	LCZ ,,interests may appea	r, and deliver said policies and renewals
Third. The part Zoof the first part agree low or commit any waste on said premises and Fourth. It is further expressly agreed by the when the same become due, or in case of disald fire and formado insurance, when the same any covenant or condition herein contained, I a necount of taxes or assessments, upon said put and payable and this mortgage may be force in mentioned in said bond, together with interest made upon said sum, and the party of the sessments upon said premises, or upon said lenge premiums, together with interest made upon said sum, and the party of the cep premiums, together with interest thereon free premiums, together with interest thereon free	and between the parties hereto- efault in the payment of any becomes due, or in case of rer- he whole of said principal sum remises, or upon said loan, or t- losed immediately, and the pa- est thereon, from the date ther second part, or the legal owner sat, or insurance premiums pale	that if any default be made in the payment containment of taxes or assessments, upon said toval of any of the buildings or other improven named herein, and the interest thereon, and a epremiums for fire and tornado insurance, up of the second part or any legal holder of this sof at 10 per cent, per annum, crediting any and holder of said note and mortgage, shall be by the party of the second part, the full amo	of any part of either said principal or interpremises, or uppossed loan, or the premisent from said land, or in case of the bring the party of the second pron said premises, shall become immedia note shall be entitled to recover the principal and all interest payments made, if any he entitled to recover the country of the principal said to the principal said to the principal said the property of the principal said and all interest payments made, if any he entitled to recover on account of taxe
And it is also agreed that in the eyent of party of the second part, or	any default in payment or brea 	ch of any covenant or condition herein, the re collateral security and said party of the second of the second part. loan in accordance with the stipulations of thi	nd part, or assigns, shall be entitled to
no event, nor in anywise, directly or indirectly Fifth. It is hereby further agreed and un incipal or interest notes, that may hereafter be on the same during the said time of extension.	derstood that this mortgage se given, in the event of any exte	sures the payment of the principal note and sion of time for the payment of said principal	
Sixth. Said part the first part, her collers (\$10.00), and 10 per cent. of the amount flection, and the sum so due shall become a par Seventh. Said part the first part for	r the consideration above men	ought to foreclose this mortgage	will pay an attorney's fee of note is placed in the hands of an attorney judgment or decree rendered thereon. If said real estate and the benefit of the
ws and of the homestead exemptions of the St Eighth. It is expressly agreed and unders ances upon said property prior or superior to t recover the same with interest at 10 per cent cured by these notes and may be recovered in-	ate of Okiahoma.  tood that the party of the seconis mortgage debt, and upon purpose the amount so paid, from	nd part shall have the right to pay and discha ying and discharging such lien or incumbrance the part (##) of the first part and said sum shal	rge at his option any and all liens or inc the party of the second part shall be ent I be and become a part of the mortgage o
IN WITNESS WHEREOF, The said par st above written.	the of the first part	hereunto subscribed	name on the day and
		Mumilia	- Brummill
Executed and Delivered in Pre	sence of:	J. 8 132	unnett
STATE OF OKLAHOMA,	Д\ Д\		
Before me, C. M. State, on this leaves of Management of Management of the Management	mullell Just Culy C	Westure ) personally appear	a Notary Public, in and for said County
me known to be the identical persons who exe	nd deed for the uses and purp	instrument and acknowledged to me that	Muy executed the same
v commission expires. Man 18 19	123	Penl) G. K. Zhu	Levelle" Notary Public
1 commence and many by the state of the stat			