# 190749

## MORTGAGE RECORD, No. 71

REAL ESTAJE I	MORTGAGE
THIS INDENTURE, Made this 20 9k day of Alle	나는 사람들이 가지 않는데 그 가는 것이 되었다. 그 사람들은 사람들은 사람들이 되었다면 하는데 그를 가지 않는데 그를
dred Still Willy all by and between	anticamentum para superiore de la productiva de la productiva de la productiva de la productiva de la productiv La productiva de la productiva della productiva de la productiva de la productiva della productiva de la productiva della productiva de la productiva
of the County of and State of Oklahon	na, part did of the first part, and
party of the second part:  WITNESSETH, That the said part the first part, for and in consideration of	the sum of
Suro Thomsand & Million	DOLLARS.
to	rt, and to Jeles Jelling successors and assigns, FOREVER, all of the
to-wit:	Challe Bell the Martin Com
Jackory addition to the City of Jul	La Ollahoma, actor ding to
Fre Mentall glat Thering	antenini kanamatan kanamatan mini kanamatan kanamatan kanamatan kanamatan famini kanamatan mala kala kala Maramatan kanamatan mini kanamatan mini perindukan kanamatan kanamatan kanamatan mini kanamatan mini kanamatan Maramatan kanamatan kanamatan mini kanamatan kanamatan kanamatan kanamatan kanamatan kanamatan kanamatan kanam
TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, her	aditionants and appropriate the superior beforeign as it is nowice appareign.
and all rights of homestead exemption unto the said party of the second part, and to	Co. Little successors and assigns, forever. And the said part elec
of the first part dohereby covenant and agree that at the delivery hereof, hereby a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, an	the lawful ownerof the premises above granted, and seized of
the quiet and peaceable possession of said party of the second part, The La Lalerte such	cossors and assigns, forever, against the lawful claims of all persons whomsoever.
PROVIDED, ALIVAYS, And this instrument is made and executed upon the follow  First. Said particle of the first part	party of the second part, in the principal sum of (\$
being for a loan made by the said party of the second part, to the said part Asof the first	part, and payable according to the tenor and effect of
negotiable promissory note, executed and delivered by the said part	, bearing date Allunda 20 Th. 1921, and
One for \$ 2.400.000 due. One for \$ due.	Det Oliz Latitude The 19:24
One for \$ due.	Nichte Lander auch der Killer der Greiche
All payable at the office of. The pure continuous maturity or default, at the rate of the continuous per cent. per annum, p	yd at the rate of 10 per cent, per annum after default or maturity; payable semi-
down of the	Ward - and Wards at her
in each year. The installments of interest until maturity are further evidenced by the said part le of the first part, each bearing interest after maturity at the rate of 10 per	cent. per annum.
Second. The said part. At the first part covenantand agreeto pay all taxes the said premises and any and all taxes or assessments that shall be made upon said loan, by the State of Oklahoma, or by the county, township or municipality, wherein said real of	or upon the legal holder of said notes and mortgages; on account of said loan, state is situated, when the same becomes due, and to keep the buildings upon
the mortgaged premises insured in some reliable fire and tornado insurance company appre	oved by the party of the second part for the sum of \$ 2.500.00
and to assign the policies to the said party of the second part, as	fully paid, and said partof the first part assumes all responsibility of proof
and care and expense of collecting such insurance it less occurs.  Third. The part Law of the first part agree	er improvements on said premises in as good repair as they are now, and not to
allow or commit any waste on said premises and not to permit any of the improvements to Fourth. It is further expressly agreed by and between the parties hereto that if any	<ul> <li>be removed therefrom or to become dilapidated or destroyed.</li> <li>default be made in the payment of any part of either said principal or interest</li> </ul>
Fourth. It is further expressly agreed by and between the parties hereto that if any notes when the same become due, or in case of default in the payment of any installment of said fire and tornade historance, when the same becomes due, or in case of removal of any of any cryegiant or condition herein contained, the whole of said principal sum named here on account of taxes or assessments, upon said premises, or upon said loss, or the premium due and payable and this mortigage may be foreclosed immediately, and the party of the se sum mentioned in said bond, together with interest thereon, from the date thereof at 10 ps	of taxes or assessments, upon said premises, or upon said loan, or the premiums y of the buildings or other improvements from said land, or in case of the breach
of any opvenant or condition herein contained, the whole of said principal sum named ner- on account of taxes or assessments, upon said premises, or upon said loan, or the premium due and provide and this professes may be foreclosed immediately, and the party of the se	and the interest thereon, and his sums paid by the party of the second part, as for fire and tornado insurance, upon said premises, shall become immediately scoud part or any legal holder of this note shall be entitled to recover the principal
sum monitioned in said bond, together with interest thereon, from the date thereof at 10 p been made upon said sum, and the party of the second part, or the legal owner and hole assessments upon said premises, or upon said loan or insurance premiums paid by the	er cent. per annum, crediting any and all interest payments made, if any have of said note and mortgage, shall be entitled to recover on account of taxes or
ance premiums, together with interest thereon from the date of such payment at 10 per cer	it, per annum.
And it is also agreed that in the eyent of any default in payment or breach of any c to party of the second part, or	ccurity and said party of the second part, or assigns, shall be entitled to pos-
session of the said premises, by receiver or otherwise, at the option of the party of the secon	all part.
in no event, nor in anywise, directly or indirectly, be computed so as to exceed 10 per cen	t per annum.
Nith. It is hereby further agreed and understood that this mortgage secures the p principal or interest notes, that may hereafter be given, in the event of any extension of tim upon the same during the said time of extension.	so for the payment of said principal debt, to evidence said principal or interest
Sixth. Said part. (Mof the first part, hereby agree in event action is brought to f Dollars (\$10.00), and 10 per cent. of the amount due thereon, and said attorney's fee shall collection, and the sum so due shall become a part of the judgment and shall be secured by	oreclose this mortgagewill pay an attorney's fee of Ten
Seventh. Said part. Acof the first part for the consideration above mentioned herel	
laws and of the homestead exemptions of the State of Oklahoma.  Eighth. It is expressly agreed and understood that the party of the second part sha	ll have the right to pay and discharge at his option any and all liens or incum-
brances upon said property prior or superior to this mortgage debt, and upon paying andid to recover the same with interest at 10 per cent. upon the amount so paid, from the particle secured by these notes and may be recovered in the foreclosure thereof at the option of the	ischarging such lien or incumbrance the party of the second part shall be entitled 3.of the first part and said sum shall be and become a part of the mortgage debt
IN WITNESS WHEREOF, The said part Loof the first part	hereunto subscribed Mulid name on the day and year
first above written	nte tracció esta por el considerante qui con aperio de la constanció con con constanció con constanció con constanció con constanció con con constanció con constanció con constanció con constanció con con constanció
Executed and Delivered in Presence of:	Lilla XII
The state of the s	and the state of t
	a U. H. Lel
STATE OF OKLAHOMA,	
County of	등 경기에 가르는 등 등 등 사람이 사용하는 것이다. 당시 등 중시 하는 지수는 것은 사람들이 함께 하는 것이다.
Before me, a M. Spill Mar of Alchander	a Notary Public, in and for said County and
of from the state of the state	Server Tell and
to me known to be the identical persons who executed the within and foregoing instrument	and acknowledged to me that May executed the same as
The infree and voluntary act and deed for the uses and purposes therein	
Witness my hand and official seal on the date last above written.	) Co Ct Lhurlwell
My commission expires AMA D. L.	Notary Public
This instrument was filed for record this day of day of	A. D. 19. And Joseph M. M.
Deputy. 1	Register of Deeds.
rtensor of the transfer of the transfer of the contribution of the	Ziranyan alan alah dari berakhir din berahan satu alah beraha balan dari dari dari dari dari dari dari dari