i hereby certify that I received \$ 32.0. and issued the country of the country of

one for \$1000 00

alue 4

June 7 1925 -

7-1925-

#202063

## MORTGAGE RECORD, No. 71

ع REAI جرير REAI	ESTATE MORTG	SAGE	<b>n</b>
THIS INDENTURE Made this		in the year of our L	ord One Thousand Nine Hun-
African for Donate Transmission	1 41, 8 6	it had been	
of the Country of Allen Allen Allen	and State of Oklahoma, part least t	hourst part, and	VIII V
party of the second part: WITNESSETH, That the said part and the first part, for			
to Messa in band paid, by the said party of t	udrell	anning of the state of the stat	DOLLARS,
presents dogrant, bargain, sell, convey and confirm, unto said following-described tract, piece, or parcelof land, lying and	I party of the second part, and to	Make successors and	assigns, FOREVER, all of the
a that part of for nine	Din Block This	er (3) Origina	Canun no
Oly of June (9) Hence in a So	Halling Beginn	long as the Wester	lawy tily con
Sot a distance of bighty Turk	3/10/feet \$2,3 fee	11) Pohence in	que E retily
of One Hundred (106) first The	ence in a Morth	cos Thirty Eigh	and parallel
TO HAVE AND TO HOLD THE SAME, With all and sin	hurceley directu		or in apprise apportaining
and all rights of homestead exemption unto the said party of the	second part, and to hill	successors and assigns, forey	er. And the said part
of the first part dohereby covenant and agree that at the delia good and indefeasible estate of inheritance therein, free and clea	r of all incumbrances, and that	the lawful ownerof the premises  WARRANT	shove granted, and seized of AND DEFEND the same in
the quiet and peaceable possession of said party of the second part PROVIDED, ALWAYS, And this instrument is made and	, successors and assi	gus, forever, against the lawful clain	ns of all persons whomsoever.
First. Said parteleof the first part	justly indebted to the party of the se	cond part, in the principal sum of (	s 550000
being for a loan made by the said party of the second part, to the	said partilleof the first part, and paval	ble according to the tenor and effect	of SUL (6)
negotiable promissory note, executed and delivered by the said payable to the order of the said party of the second part, as folk	part and the first part, bearing date.	gune 1	19 <del>-22,</del> and
			19.2.5
One for \$/000 00 One for \$/000			19,23-
All payable at the office of Carlin Marie land maturity or default, at the rate of Earth Tannually, both before and after maturity on the	per cent. per annum, and at the rate o	of 10 per cent. per annum after defau	terest thereon from date until it or maturity; payable semi-
annually, both before and after maturity, on the in each year. The installments of interest until maturity are furt the said part. The installments of interest until maturity are furt the said part.	her evidenced by 36	coupon interest notes, of even date	herowith, and executed by
Second. The said part was the first part covenant and the said premises and any and all taxes or assessments that shall the said premises and any and all taxes or assessments that shall the said premises and any and all taxes or assessments that shall the said premises and any and all taxes or assessments that shall the said premises and any and all taxes or assessments that shall taxes or assessments that shall taxe or assessments that taxe or as the said part taxes are taxed to take the said part taxes and taxed ta	agreeto pay all taxes and assessments	s, general and special, and of whate	ver character whatsoever, on
Second. The said part description the first part covenant and the said premises and any and all taxes or assessments that shall by the State of Oklahoma, or by the county, township or numicip the mortgaged premises insured in some reliable fire and tornado in the county.	ality, wherein said real estate is situated	d, when the same becomes due, and	to keep the buildings upon
and to assign the policies to the said party of the seroud part, as.	$m\omega$	nterests may appear, and deliver a	aid policies and renewals, to
said party of the second part to be held by	until this moregage is may paid, and	said partor the first part assum	ies all responsibility of proof
Third. The part left the first part agree to keep all lallow or commit any waste on said premises and not to permit any	of the improvements to be removed th	erefrom or to become dilapidated o	r destroyed.
notes when the same become due, or in case of default in the pay of said fire and tornado insurance, when the same becomes due, or	ment of any installment of taxes or asse in case of removal of any of the building	ssments, upon said premises, or upogs or other improvements from said	n said loan, or the premiums land, or in case of the breach
Fourth. It is further expressly agreed by and between the notes when the same become due, or in case of default in the pay of said fire and tornado insurance, when the same becomes due, or of any covenant or condition herein contained, the whole of said on account of taxes or assessments, upon said premises, and the and payable and this mortgage may be foreclosed insured in said bond, tazether with interest thereon, from	principal sum named herein, and the inter- hillenn, or the premiums for fire and to and the party of the second part or an	erest thereon, and all sums paid by brando insurance, upon said premise y legal holder of this note shall be on	the party of the second part, s, shall become immediately titled to recover the principal
due and payable and this inotingge may be threased influentially sum mentioned in said bond, together with interest thereon, from heen made upon said sum, and the party of the second part, or the assessments upon said premises, or upon said loan, or insurance p	the date thereof at 10 per cent. per am a legal owner and holder of said note an	um, crediting any and all interest d mortgage, shall be entitled to re-	payments made, if any have over on account of taxes or
ance premiums, together with interest thereon from the date of su	en payment at 10 per cent. per annum.		
And it is also agreed that in the eyent of any default in pay to party of the second part, or	as additional collateral security and said		
session of the said premises, by receiver or otherwise, at the option  It is further agreed and understood that in computing inter	est upon this loan in accordance with the	e stipulations of this bond, and this	mortgage, such interest shall
in no event, nor in anywise, directly or indirectly, be computed as Fifth. It is hereby further agreed and understood that this principal or interest notes, that may hereafter be given, in the even	mortgage secures the payment of the	principal note and interest herein	described, and all renewal,
upon the same during the said time of extension.		_ D	天静 自 老手にしたには無いしょうし
Dollars (\$10.00), and 10 per cent. of the amount due thereon, and collection, and the sum so due shall become a part of the judgment Seventh. Said part.			
laws and of the homestead exemptions of the State of Oklahoma.  Eighth. It is expressly agreed and understood that the par brances upon said property prior or superior to this mortgage debt to recover the same with interest at 10 per equt. upon the amount	y of the second part shall have the right, and upon paying and discharging such	t to pay and discharge at his option	any and all liens or incum- second part shall be entitled
to recover the same with interest at 10 per cent, upon the amount secured by these notes and may be recovered in the foreglosure the IN WITNESS WHEREOF, The said partale of the first p	ereof at the option of the party of the sec	cond part.	배경인으로 등장하다 말이 되었다.
first above written.	in the second of	orence a	nameSon the day and year
Executed and Delivered in Presence of:		, , , , , , , , , , , , , , , , , , ,	North Control of the
	rinninger in Library	i E Lolln	Terre differentiationalists organization
	The state of the s		**************************************
STATE OF OKLAHOMA,			
Before me, Amay Maller State, on this 24 day of May	ne	, personally appeared	, in and for said County and
Horance (A Grain and	CWE Brem 1	oil, and hus	band
to me known to be the identical persons who executed the within		ged to me that,	executed the same as
Witness my hand and official seal on the date last above wr		and was with a	<b>/</b>
My commission expires June 12 The 192	13	ng mi wali	Notary Public.
This instrument was filed for record this	day of June	A.D. 10.72 a	1220 clock P.M.
Charledley no	nety. (Cent) and	Zawson 61	Clarko Register of Deeds
		아이저 나는 그래를 먹는 이 동생은	