TREASURERS ENDORSEMENT

I hereby certify that I received \$ 12 ond issued

Receipt FOLOTION that I received \$ 12 ond issued

tax on the religious of the received that the received the religious of the religious

W. Tra COMPARED 2014 MORTGAGE RECORD, No. 71

RE	AL E	STATE	MOR					
THIS INDENTURE, Made this by and I	dny o	i Jus	u.		In	the year of our	Lord One Thousan	d Nine H
Simon Silingu a a the Country of Miles and	nd ;	Janna I State of Oklah	· .				and an	t wg
arty of the second part: WITNESSETH, That the said part least the first pa	rt, for and	n consideration			보고 있는			学芸 いん
o in hand paid, by the said party resents dogrant, bargain, sell, convey and confirm, unt oliving-described tracted piece of or parcel of land, lying o-witi	of the seco	ond part, the rec y of the second I	oart, and to	is herely nakn This Lulsa		successors and	i, bargained, sold a assigns, FOREVI	R, all of
Lots numbered Live	nty	Three	(23) and	1	wenty	four	24
in Block numbered:	Ulo	(2) in	Eas	etlasii	1	addlt	time to	, The
bety of Inlea, accord	ding	to the	e Clei	evrdeo	L 4	officia	l plas	Then
TO HAVE AND TO HOLD THE SAME, With all and all rights of homestead exemption unto the said party o								
the first part dohereby covenant and agree that at the good and indefeasible estate of inheritance therein, free and to quiet and peaceable possession of said party of the second	e delivery h clear of all	ercof, They	nd that	they	owner	of the premises	above granted, a	nd seized the same
PROVIDED, ALIVAYS, And this instrument is made First. Said part Alle of the first part.	and execu	ted upon the foll ly indebted to t	owing condi he party of	tions, to-wit: the second part	, in the p	orincipal sum of		00
eing for a loan made by the said party of the second part, t	. 41	and the at him the	فأشت المديد المنا	لتحمم والمستحد			ct of Orie	DOLLAR
eing for a loan made by the said party of the second part, regotiable promissory note, executed and delivered by the hyable to the order of the said party of the second part, as ne for \$\(\)	follows:	due	gu.	ne 2	4 2	L		19 2.
ne for \$	no . N	1 at same	al Bo	ink Du	Pop	MI		10
All payable at the office of	111-14.	alasa at att	1	111111 11 1	and the second of the second	and IAIA	24 8	
each year. The installments of interest until maturity are each year. The installments of interest until maturity are esaid part. Look the first part, each bearing interest after Second. The said part. Look the first part covenant.	o further even maturity at and agree	idenced by	er cent. Per s and assess	coupon in anuum. ments, general	terest no and spec	tes, of even da ial, and of what	te herewith, and e	executed atsoever,
Second. The said particles the first part covenant. e said premises and any and all taxes or assessments that the State of Oklahoma, or by the county, township or me mortgaged premises insured in some reliable fire and torm	ado insurar	ice company app	roved by th	e party of the s	econd pa	rt for the sum o	18 2000	
d to assign the policies to the said party of the second part id party of the second part to be held by	t, asunti unti	this mortgage	s fully paid	interests n and said part.	nay appe USof th	ar, and deliver e first part assu	said policies and mes all responsibi	renewals, lity of pro
low or commit any waste on said premises and not to perm Fourth. It is further expressly agreed by and between the when the same become due, or in case of default in the	it any of th the parties payment o	e improvements hereto that if a of any installmen	to be removed ny default la nt of taxes o	ved therefrom o e made in the I r assessments, t	r to beco nayment ipon said	me dilapidated of any part of c premises, or u	or destroyed. ither said princips on said loan, or th	I or inter ie premiu
Fourth. It is further expressly agreed by and between the when the same become due, or in case of default in the said fire and tornado insurance, when the same becomes du any covenant or condition herein contained, the whole of a count of taxes or assessments, upon said premises, ser- ue and payable and this mortgage may be foreclosed immed	e, or in cases aid princip ton eaid loo intelled	e of removal of a al sum named h m, or the premiu the party of the	erein, and the ma for fire second part	undings or other in interest there and torando ins or any legal hol	improve on, and t urance, t der of thi	ments from said ull sums paid by upon said premi s note shall be c	land, or in case o the party of the ses, shall become i ntitled to recover t	f the bree second pa mmediate he princit
in mentioned in said bond, togother with interest thereon, en made upon said sum, and the party of the second part, sessments upon said premises, or upon said loan, or insura ce premiums, together with interest thereon from the date	or the legal	owner and holde	er of said no	te and mortgag second part, the	re. shall	be entitled to r	ecover on account	of taxes
And it is also agreed that in the event of any default i	n payment gns. as add	or breach of any itional collateral	covenant o	r condition here				
sion of the said premises, by receiver or otherwise, at the o It is further agreed and understood that in computing no event, nor in anywise, directly or indirectly, be computed	interest up ted so as to	on this loan in a exceed 10 per c	ccordance w ent per anni	ım.	er Wight is			Page 1
Fifth. It is hereby further agreed and understood tha incipal or interest notes, that may hereafter be given, in the on the same during the said time of extension.	表。P\$P\$人会				س/ المص			
Sixth. Said part of the first part, hereby agreein clears (\$10.00), and 10 per cent. of the amount due thereon, illection, and the sum so due shall become a part of the judge Seventh. Said part of the first part for the consideration of the said part of the consideration.	ration abov							
ws and of the homestead exemptions of the State of Oklaho 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 cent, upon the am	a party of t	apon paying and	discharging	such lien or inc	umbrance	e the party of th	e second part shall	be entitle
recover his same with investor if per term of the force surred by these notes and may be recovered in the forcelosu IN WITNESS WHEREOF, The said partof the fits above written.	re thereof a	t the option of t	ae party of	the second part.	20/	1.)	hameon the dr	
			,~	imo	ر	Selin	rger_	-
Exeguted and Delivered in Presence of:			موادده و و مرزنده	Jann	u.	Seli	ugu	14241423. pg, peq.
			***************************************	aranand	**************************************			
STATE OF OKLAHOMA, unty of	Per l	Quell						
Before me, And Only of Andrews Sunnar Sellinger				22 persona	lly appea		ic, in and for said	county ar
ine known to be the identical persons who executed the wi				owledged to me	that	uebau Shiy	daud 20	he same
Witness my hand and official seal on the date last above commission expires.		Real	1, 6	. A. 5	2ho	ulw	ll Notar	y Public.
This instrument was filed for record this	<i>Y</i>	dny of	Jus			A. D. 1022;	at /O o'clor	والمستنب
Charl & dley	Deputy./	0.0	ر	UZZa	ME	v.		i Deeds.