COMPARED

## 州2川2月3 MORTGAGE RECORD, No. 71

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this indenture, Made this dred swenty - two by an	id between T	clover	in the year of our Lord	One Thousand Nine Hun-
and the state of t	Je and hu	sband.		**************************************
of the County of Dart:  WITNESSETH, That the said part 2 Aof the first	and State of O	klahoma, part 200 the fi	rst part, and	(1,000-1,400 (4,000)(1,000 (4,000) (4,000)
WITNESSETH, That the said partial of the first	part, for and in considera	tion of the sum of		DOTT AND
to	arty of the second part, the unto said party of the seco ying and situate in the Cou	o receipt whereof is hereby	acknowledged, have granted, bar	gained, sold and by these ins, FOREVER, all of the and State of Oklahoma
allition to the big of		condina 1	- Ha Racodo	1801
and the confine	f lucia	au sung 2	The state of the s	Commence to the state of the st
there	**************************************	rogeneralisete etto kener peterritug, rederitise orașerrogene (orașelean per defenir, pedite) per		
TO HAVE AND TO HOLD, THE SAME, With all and all rights of homestead exemption unto the said part of the first part dohereby covenant and agree that at a good and indefeasible estate of inheritance therein, free the quiet and peaceable possession of said party of the see PROVIDED, ALWAYS, And this instrument is made and part. The said part. The said part.	y of the second part, and to the delivery hereof, The and clear of all incumbrate and part, Market upon the independent indepted	y when the the second to the party of the second	successors and assigns, forever, lawful owners for the premises about the manner of the manner of the lawful claims of vit:	And the said part re granted, and seized of DEFEND the same in all persons whomsoever
being for a loau made by the said party of the second par negotiable promissory noted, executed and delivered by payable to the order of the said party of the second part One for \$	t, to the said partition the the said partition of the first, as follows:	te first part, and payable a	according to the tenor and effect of	Those (3)
One for \$ / 0.0 0 000	apada angang paganan angang paganan Lamanan manganan paganan anganan	due Octobe	2, 17,	10 まご 10 <b>え</b> ど
One for \$ 2000 All payable at the office of Exchan	ge National	Bank Jul	a Ohla with intere	st thereon from date until
maturity or default, at the rate of	per cent, per an	num, and at the rate of 10	per cent. per annum after default of	r maturity; payable semi-
in each year. The installments of interest until maturity the said part Moof the first part, each bearing interest af	ter maturity at the rate of	10 per cent. per annum.	on interest notes, of even date he	rewith, and executed by
Second. The said part Moof the first part covena the said premises and any and all the said premises and any and all the said premises and any and the county, township or the mortgaged premises insured in some reliable fire and t	nt and agree to pay all of shell be made upon said	taxes and assessments, ge	neral and special, and of whatever	character whatsoever, or
by the State of Okiahoma, or by the county, township or the mortgaged premises insured in some reliable fire and t	municipality, wherein said tornado insurance company	approved by the party of	f the second part for the sum of \$	HOUD Sundings upor
and to assign the policies to the said party of the second lead party of the second part to be held by				
and care and expense of collecting such insurance if loss of Third. The part Medi the first part agree to k allow or commit any waste on said premises and not to po	occurs. seep all buildings, fences, a	nd other 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 po Fourth. It is further expressly agreed by and between	een the parties hereto that	if any default be made in	the payment of any part of either	stroyed. said principal or interest
notes when the same become due, or in case of default in of said fire and tornado insurance, when the same becomes of any covenant or condition herein contained, the whole	due, or in case of removal of said principal sum nam	of any of the buildings or ed herein, and the interest	other improvements from said land thereon, and all sums paid by the	, or in case of the breach party of the second part,
Fourth, It is further expressly agreed by and between the same become due, or in case of default in of said fire and tornado insurance, when the same becomes of any covenant or condition herein centained, the whole on necount of taxes or assessments, upon said premises, and and payable and this mortgage may be foreclosed in sum mentioned in said bond, together with interest thereobeen made upon said sum, and the party of the second parassessments upon said premises, an upon said to the second parassessments upon said premises, an upon said together with interest thereon from the drawn of instance premiums, together with interest thereon from the drawn of the second parassessments.	mediately, and the party of on, from the date thereof a	the second part or any leg t 10 per cent. per annum,	do insurance, upon said premises, s al holder of this note shall be entitle crediting any and all interest pays	hall become immediately d to recover the principal ments made, if any have
been made upon said sum, and the party of the second pa assessments upon said premises, an upon said loan, or ins	rt, or the legal owner and l surance premiums paid by ate of such payment at 10	holder of said note and m the party of the second pa per cent, per annum.	ortgage, shall be entitled to recove rt, the full amount so paid, as taxes	r on account of taxes or or assessments, or insur-
And it is also agreed that in the event of any delad	ne in payment or preach of	any covenient or condition	is nevert, the rema and promis of s	nu premises are picugeo
to party of the second part, or	is option of the party of the	e second part.	oulations of this bond, and this mor	trage such interest shall
It is further agreed and understood that in comput in no event, nor in anywise, directly or indirectly, be com-	iputed so as to exceed 10 p	per cent per annum.  the payment of the prin	cipal note and interest herein des	cribed, and all renewal.
Fifth. It is hereby further agreed and understood principal or interest notes, that may be easier be given, in upon the same during the said time of extension.	the event of my extension	of time for the payment	of said principal debt, to evidence	said principal or interest
Sixth. Said part. Leaof the first part, hereby agree Dollars (\$10.00), and 10 per cent, of the amount due there collection, and the sum so due shall become a part of the ju	iin event action is brough eon, and said attorney's fee	at to forcelose this mortgo shall become due and pay ad by a lien of this mortgo	agewill pay a rable when this note is placed in the	in attorney's fee of Ten hands of an attorney for rendered thereon
Seventh. Said part. Le of the first part for the con laws and of the homestead exemptions of the State of Ok	isideration above mentioned dahoma.	hereby expressly waive	appraisement of said real estate an	d the benefit of the stay
Eighth. It is expressly agreed and understood that brances upon said property prior or superior to this mortg to recover the same with interest at 10 per cent. upon the secured by these notes and may be recovered in the forcel	the party of the second page debt, and upon paying	ort shall have the right to and discharging such lien	pay and discharge at his option an or incumbrance the party of the see	y and all liens or incum- and part shall be entitled
to recover the same with interest at 10 per cent. upon the secured by these notes and may be recovered in the forecl IN WITNESS WHEREOF, The said partile of the	amount so paid, from the posure thereof at the option	of the party of the second	id said sum shall be and become a p l part.	art of the mortgage debt
IN WITNESS WHEREOF, The said part 22 of the first above written.	he first part	hereunto subsci	ribed nam	neon the day and year
Executed and Delivered in Presence of			TW Bonnell	1
EXECUTED AND DELIVERED IN TRESENCE OF		**************************************		
	ALLEAD TO THE REAL PROPERTY OF	***************************************		
STATE OF OKLAHOMA,				
County of July Edus	w Wilson		a Notary Public, in	and for said County and
State, on this At A day of Barriell	clober	3000011 22, p	a Notary Public, in	
was a ship to the state of the	nd husbar	rd		*****************
to me known to be the identical persons who executed the	a within and foregoing instr for the uses and purposes	ument and acknowledged therein set forth.	to me that	executed the same as
Witness my hand and official seal on the date last a	above written.	o Ed	v Wilson	Z
the second section of the section		1.	90	Notary Public.
This instrument was filed for record this	17 day of			o'clock M.
et Delman		n	OD Lawso	Register of Decils.