## MORTGAGE RECORD, No. 71

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MIGE SUDJECTURED, Mark Math.			STATE OF OKLAHOM	이 집에 가장 그는 것 같은 것 같아요. 그는 것 같아요. 그는 것 같아요. 그는 것 같아요. 그는 것 같아.
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<pre>tening for a loam much by the stall partly of the scenard part, to tile stall part</pre>	First. Said parto	of the first part	justly indebted to the party of the sec	cond part, in the principal sum of (S
<pre>segentiable type and or 0 the and payed of the second payer. of the first part, braining date</pre>	being for a loan made by the	said party of the second part. to t	he said part of the first part, and pavab	ole according to the tenor and effect of
One for S	negotiable promissory note	, excented and delivered by the sa	ill part of the first part, bearing date	10
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numuly, both before and after maturity, on the	All payable at the offic	0 00	ber coul, per annum, and at the rote of	with interest thereon from d
Scond. The said partof the first part covenantand agreeto pay all texts and assessments, general and paged, and of whistever elameter whates the said texts or assessments in that said by mine upon said to any or upon the singht hole of said topics and more targets, on account of a by the State of Okahaman, or by the compt, townsho or munitybility where is all saids and pays of the second part for the sum of Saids of Saids and Araba Saids of Okahaman, or by the compt, townsho or munitybility where is all saids and the part of the second part for the sum of Saids of Saids of Saids and the part of the second part for the sum of Saids of the sound Saids and the part of the second part for the sign of Saids of Saids and the second part for the sign of Saids of Saids of Saids and Saids part of Saids and the said beneform of the Saids of Saids and the saids the second part for the said beneform of the Saids of Saids and Saids and the saids the second part for the said beneform of the Saids of Saids and Saids and the saids the saids the saids the saids the second part for the said beneform of the Saids and Saids and the saids the saids the saids the saids the saids the saids the said beneform of the Saids and Saids	unnually, both before and af	ter maturity, on the	davs of	mand
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EXECUTED AND DELIVENED IN PRESENCE OF:         STATE OF OKLAHOMA,         STATE OF OKLAHOMA,         Before mo,         Before mo,         State, on this         day of,	Third. The parko allow or commit any waste ou Pourch. It is further e notes when the same become of and free and tormado insur of any covenant or condition on account of taxes or assess due and payable and hils mo sum mentioned in said bond, been made upon said sum, an assessments. upon said premises, been made upon said premises, b ance premiums, together with And it is also agreed ti to party of the second part, c session of the said premises, b It is further agreed and in no event, nor in anywises, c Fifth. It is hereby fur principal or interest notes, the upon the same during the said Sixth. Said part Dollars (\$10.00), and 10 per c collection, and the sum so due Soventh, Said part have and of the homestead ex Eighth. It is expressly to recover the same with inter secured by these notes and m IN WINNESS WHER	If the first part agreeto keep al n said promises and not to permit <i>t</i> expressly agreed by and between th due, or in case of default in the p ance, when the same becomes due, herein contained, the whole of said ments, upon said permisses, or upon rigage may be forcelosed immediat forgether with interest thereon, from d the party of the second part, or set, or upon said loan, or insurance interest thereon from the dato of <i>t</i> hat in the event of any default in p or	Il buildings, fences, and other improvements any of the improvements to be removed the tee parties hereto that if any default be mad- aynent of any installment of taxes or issee or in ease of removal of any of the building d principal sum named herein, and the inte- net of the party of the second part or any the legal owner and holder of said holde and such and the party of the second part or any the legal owner and holder of said holde and such agyment at 10 per cent. per anny the legal owner and holder of said holde and a premiums paid by the party of the second actin payment at 10 per cent. per annual mayment or breach of any covenant or cond s, as additional collateral security and said on of the party of the second part. terest upon this loan in necerdance with the so as to exceed 10 per cent per annum. his mortgage secures the payment of the payment vent action is brought to forcelose this mo ad said attorney's fee shall have the sign and and ahall be secured by a lieu of this mo arit, of the second part shall have the right she, and upon paying and discharging such 1 at so paid, from the part	s on said premises in as good ropair as they are now, an erefrom or to become dilapidated or destroyed. Is in the payment of any part of either said principal or syments, upon said premises, or upon said load, or the pr synches, upon said premises, or upon said load, or the pr is or other improvements from said by the party of the secon read insurance, upon said premises, shall become immu- logal holder of this note shall be entitled to recover the p um, crediting any and all interest payments made, if and i mortgage, shall be entitled to recover the p um, crediting any and all interest payments made, if and i mortgage, shall be entitled to recover the p um, the full amount so paid, as taxes or assessments, of a party of the second part, or assigns, shall be entitled to stipulations of this bond, and this mortgage, such intere- principal noto and interest herein described, and all r and of said principal debt, to evidence and principal or all party of this note is placed in the hands of an attor- prigage methy is and is placed in the hands of an attor- ring and by any jadgment or decree rendered thereon. we, appraisement of said real estate and the benefit of t to pay and discharge at his option ary and all liens or lear of said sum shall be naid become a part of the nortgage to addid a sum shall be and become a part of the mortgage and and sum shall be and become a part of the mortgage.
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to me known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that	State, on this	*****		**************************************
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This is shown and the day of A.D. 19 at the	State, on this	cal persons who executed the within and voluntary act and deed for the	n and foregoing instrument and acknowledg s uses and purposes therein set forth.	
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