## MORTGAGE RECORD, No. 71

|  |  | TATE OF OKLAHOMA<br>. ESTATE MORTGAGI  |  |
|--|--|--|--|
|  |  |  |  |
| The thore is a constant with the constant  | ggraphs - ne finderstyres en ansteres († 193<br>Manuelle en andere en en en en anderes († 1936)  | ing panjang ang apagang ang ang ang ang ang ang ang ang an   | tanian ara a a a a a a a a a a a a a a a a a   |
| properties and administration of the second desired and  | Carries (Eddin - Argentina at Marie according  | ngo ng katang at ing mga garakkang garan mangkan dan garang gara   | 114 Mila rama, ingpus benwasianang wang manasa<br>wengung grangsis ingpus  |
| party of the second part:<br>WITNESSETH, That the se   | ald part, anof the first part, for   | and in consideration of the sum of   | The state of the s |
| to   | nd paid, by the sald party of the convey and confirm, unto said on parcel of land, lying and a   | e second part, the receipt whereof is hereby acts<br>party of the second part, and to<br>altuate in the County of  | nowledged, hagranted, bargained, sold and by these successors and assigns, FOREVER, all of the and State of Oklahoma,  |
| ering and an entire comparison and an entire comparison of the com | ngskier-insegeren eine gegen (ein ein insegeren sein ein ein ein ein ein ein ein ein ein   | erika kan ing mangangan kan pangangan pangangan pangangan pangangan pangangan pangangan pangangan pangangan pa<br>Pangangan pangangan pangangan pangangan pangangan pangangan pangangan pangangan pangangan pangangan pangangan<br>Pangangangan pangangan pangangan pangangan pangangan pangangan pangangan pangangan pangangan pangangan pangan   | est in the composition of the most of the composition of the compositi |
| The actual comments of the actual control of the co | idan dina manana ma<br>Manana manana manan   | ak, skirindari mungapa visib dalar ipendari kalaria adi salemba<br>dalari penganakan dalari dalari dalari dalari penganaka kalari dalari dalari dalari dalari dalari dalari dalar  | eta kirinan magama aya keri menengi kanaman mengali bahari bahari menen<br>Mekimpelan menengali keri menenan menengali kerimpelan menengali kerimpelan menengali kerimpelan menengali ker<br>Menengali kerimpelan menengali kerimpelan menengali kerimpelan menengali kerimpelan menengali kerimpelan menen  |
| TO HAVE AND TO HOLD and all rights of homestead exempt of the first-part dohoreby: cove a good and indefensible estate of in the quiet and penceuble possession of PROVIDED, ALWAYS, An Pirst. Sald partof the i   | THE SAME, With all and sing<br>tion unto the said party of the s<br>mant and agree that at the deliv<br>heritance therein, free and close<br>of said party of the second part,<br>ad this instrument is made and c<br>first part.  | ular the tonements, hereditaments and appurter econd part, and to  | cossors and assigns, forever. And the said part  |
| being for a loan made by the said of   | mety of the second part, to the s  | ald part of the first part, and pavable accord   | Ung to the tenor and effect of   |
| payable to the order of the said pa  | nty of the second part, as follor  | WH<br>mission is a grant as and the sources of sources from the con-<br>state  | http://www.com/liveries/com/com/com/com/com/com/com/com/com/com  |
| One for \$   |  | doo  | <b></b>  |
| amountly light balance and allowing  | district on the  | dam of   |  |
| in each year. The installments of the said part and the first part, or   | Interest until maturity are furth<br>ach bearing interest after maturi<br>of the first part secounds, and i  | er cyldeneed by  | iterest notes, of even date herewith, and executed by  |
| the said premises and any and all the the State of Oklahoma, or by the   | axos or assessments that shall be<br>to county, township or municipa   | o made upon said loan, or upon the legal holder<br>lity, whereir said real estate is situated, when t  | and special, and of whatever character whatsoever, on<br>of said notes and mortgages, on account of said loan,<br>the same becomes due, and to keep the buildings upon   |
| and to assign the policies to the sale<br>said party of the second part to be<br>and earn and expense of collecting  | d party of the second part, as<br>held by  | until this mortgage is fully puld, and sold part   | second part for the sum of S   |
| "Thirt. The park and the fallow or commit any weste on said  Fourth. It is further expression to when the same become due, to said fire and to-made insurance, you any covenant or condition herels on account of taxes or assessmalls, due and payable and this merigage aum mentioned in said band, togetheen ander upon said unus, and the assessments upon said premises, or agent promises, or agent promises, tembras, with inter-   | irst part agree  | illdings, feaces, and other improvements on each of the improvements to be removed therefrom a nries hereto that if any default be made in the acute of any installment of taxes or assessments, in case of removal of any of the buildings or other needs of removal of any of the buildings or other needs of the premiums for fire and the native of the second part or any legal he had dut thereof at 10 per cent, per annum, exist legal owner and holder of said and and mortge emitims paid by the party of the second part, the previous paid by the party of the second part, the previous paid by the party of the second part, the previous feathers and holder of the second part, the previous feathers and the cent, here annum.  | promises in as good repair as they are now, and not to probe become dilaphinted or destroyed.  payment of any part of either said principal or interest upon said premises, or upon said bons, or the premiums rimprovements from said land, or in case of the breach con, and all stime paid by the party of the second part, surance, upon said premises, shall become ammediately idee of this note shall be entitled to recover the principal litting any and all interest payments made, if any have upon said by the party of the second party of the second party of the interest payments made, if any have upon said by entitled to recover on account of taxes or is fall amount so paid, as taxes or assessments, or insurant, the said and the sa |
| to party of the second part, or  | iver or otherwise, at the ortion t   | s miditional collatoral security and said party of<br>if the party of the second part.   | if the second part, or usefare's healt po outlified to hos-  |
| In no event, nor in anywise, directly further a  | y or indirectly, be computed so<br>greed and understood that this  | as to exceed 10 per cent per annum. mortgage secures the payment of the principal of any extension of time for the payment of se   | ions of this bond, and this mortgage, such interest shall<br>note and interest invelo described, and all renowal,<br>id principal debt, to evidence said principal or interest   |
| upon the same during the said time<br>Sixth. Said part of the I<br>Dollars (\$10.00), and 10 per cent of   | of extension.  And part, hereby agree in even  I the amount due thereon, and s   | t action is brought to foreclose this mortgage aid attorney's fee shall become the aut payable but shall be should be in at this mortgage a  | when this note is placed in the hands of an attorney for<br>all by any judgment or decree rendered thereon.  |
| Beyonthe Said part most the  | io first part for the consideration<br>long of the State of Oklahoma   | repose mentioned people expressly select when with   | relianment of sold real estate and the benefit of the stay   |
| Eighth. It is expressly agree<br>brances upon said property pelor or<br>to recover the same with interest at<br>secured by these notes and may be<br>IN VITNESS WHEREOF,<br>first above written.   | al and understood that the party<br>superior to this mortgage dubt,<br>-10 per cent upon the amount &<br>recovered in the forcelosure ther<br>The sakt partof the first pa   | de controlle otapo de controlle | and discharge at his option any and all lions or incum-<br>combrace the party of the second part shall be entitled<br>d som shall be and become a part of the mortgage debt  |
|  | енар ја Раменсы орг  | 3 Willies transportations and  | alika kutu tutu en alika alika alika kutu kutu in alika in sensi kutu kutu kutu kutu kutu kutu kutu kut  |
| grigationalistic et engineerigen planet.<br>Tile description, and a set this transference  | agi, de espegito arras ( <u>riestes arras (est</u> incidente).   | ije seja Minimoni sadio sada<br>madisa sebagai sada  | and the second of the second o |
| STATE OF OKLANO  | OMA,   |  | n Notacy Public, in and for said County and  |
| Before me,   | dox of   | ar mai mai ma parana ma  | n Notacy Public, in and for said County and ally appeared  |
| ngg vig takaga lagik inggo assat berak assat at keng<br>Pangginak anggo bi anggon anggon anggon anggon ang   | in Maria ang katalan ang mananan ang manan<br>Maria ang mananan ang man  | andreas, see to the second and the s | Miller and a control of the control  |
| to me known to be the identical per  | raona who executed th <del>e willfu m</del><br>shintary not and doed for the us  | nd foregoing instrument and noknovioleged to m<br>or and numeros thereig set forth.  | ed sping oil Detingszo   |
| My commission expires  | and the second s | Programme Andrews (1994)<br>The Section of Marine (1994) and the Section of the Section (1994) and the Section (1994) and the Section (1994)   | Notary Public  |
| This instrument was filed for  | record tills   | as i, day ol. aga aga a ta ana an an an a  |  |