MORTGAGE RECORD, No. 71

BAML DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 20602 Co.

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

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arty of the second part:	ianosiituvii tirateliin tarikuta laista ja tara ja tar	turio presenti internizio per esta di transferenza di esta di sperimenti di esta di esta di esta di esta di est
ceents dogrant, bargain, sell, convey and confir	d party of the second part, the receipt whereof is her m, unto said party of the second part, and to	oby acknowledged, ha granted, bargained, old and by these sections and assigns, FOREYER, all of the and State of Oklahoma
	inimaning gang ngangangan ng cangangang ng mangang ng mga ng	anda an an ing an
	anantika kanan marangan makan marangan kanan marangan kanan marangan marangan marangan marangan marangan maran Marangan marangan ma	
TO HAVE AND TO HOLD THE SAME, With d all rights of homestead exemption unto the said g the first part dohereby covenant and agree tha good and indefeasible estate of inheritance therein, for quiet and peaceable possession of said party of the PROVIDED, ALWAYS, And this instrument in First. Said part	a all and singular the tenements, hereditements and control of the second part, and to the delivery hereof, the delivery hereof, the delivery hereof, the delivery hereof, the delivery hereof all incumbrances, and that second part, the delivery hereof and assigns made and executed upon the following conditions, the delivery of the second party o	appurtenances thereunto belonging or in anywise appertaining successors and assigns, forever. And the said part
ng for a loan made by the said party of the second gotiable promissory note, executed and delivered yable to the order of the said party of the second p	part, to the said partof the first part, and payabl by the said partof the first part, bearing date part, as follows:	le necording to the tenor and effect of
of for \$1. and managed performance of the comments of		прости странија на запредациона на предостава на предоста
All payable at the office of	per cent. per annum, and at the rate of	
ually, both before and after maturity, on the	days of	oupon interest notes, of even date herewith, and executed by
said partof the first part, each bearing interest Second. The said partof the first part coveraid promises and any and all taxes or assessments	after maturity at the rate of 10 per cent, per annum suantand agreeto pay all taxes and assessments, that shall be made upon said loan, or upon the lega	n. general and special, and of whatever character whatsoever, or al holder of said notes and mortgages, on account of said loan, when the same becomes due, and to keep the buildings upor
mortgaged premises insured in some reliable fire at	id tornado insurance company approved by the party	of the second part for the sum of \$
to assign the policies to the said party of the second part to be held by	nd part, as	terests may appear, and deliver said policies and renewals, to aid partof the first part assumes all responsibility of proc
Third. The part of the first part agree	to keep all buildings, fences, and other improvements	on said premises in as good repair as they are now, and not to
es when the same become due, or in case of default nid fire and tornado insurance, when the same become contained, the wh	in the payment of any installment of taxes or assess mes due, or in case of removal of any of the buildings ole of said principal sum mand herein, and the inter-	s in the haymont of any part of other said principal or interes sments, upon said premises, or upon said loan, or the premium s or other improvements from said land, or in case of the breach est thereon, and all sums paid by the party of the second part
account of taxes or assessments, upon said premises and payable and this mortgage may be forcelosed mentioned in said bond, together with interest the a made upon said sum, and the party of the second	i, or upon said loan, or the premiums for fire and tor immediately, and the party of the second part or any green, from the date thereof at 10 per cent, per annu part, or the legal owner and holder of said note and	is in the payment of any part of either said principal or interes sments, upon said premises, or upon said loan, or the premium or other improvements from said land, or in case of the bread est thereon, and all sums paid by the party of the second part and insurance, upon said premises, shall become immediately legal holder of this note shall be entitled to recover the principa mp, crediting any and all interest payments made, if any have mortgage, shall be entitled to recover on account of taxes of part, the full amount so paid, as taxes or assessments, or insur-
1 Properties and and annual services and American services and	n literaturi est elemente (Milia Computation elemente de la computatión de la configuración de la computation	part, the full amount so paid, as taxes or assessments, or insur- tion herein, the reats and profits of said premises are pledged
arty of the second part, or	nssigns, as additional collateral security and said the option of the party of the second part.	party of the second part, or assigns, shall be entitled to pos-
It is further agreed and understood that in come ovent, nor in anywise, directly or indirectly, be a little. It is berely further agreed and understood	outing interest upon this loan in accordance with the computed so as to exceed 10 per cent per amount of the payment of the pa	stipulations of this bond, and this mortgage, such interest shall
cipal or interest notes, that may hereafter be given, if the same during the said time of extension.	in the event of any extension of time for the paymer	principal note and interest herein described, and all renewal nt of said principal debt, to evidence said principal or interest
ars (\$10.00), and 10 per cent of the amount due the cition; and the sum so due shall become a part of the	recant dyon action is prought to forecast this more across, and said attorney's fee shall become due and p a judgment and shall be secured by a lieu of this more	rtgage
and of the homestead exemptions of the State of	Oklanoma.	comppressment of said real estate and the benefit of the stay to pay and discharge at his option any and all liens or incom-
ices upon said property prior or superior to this mo ecover the same with interest at 10 per cent, upon t red by these notes and may be recovered in the for	rtgage debt, and upon paying and discharging such lic he amount so paid, from the partof the first part colosure thereof at the option of the party of the seco	to pay and discharge at his option any and all liens or incum- en or incumbrance the party of the second part shall be entitled and said sum shall be and become a part of the mortgage debt and part.
IN WITNESS WHEREOF, The said parto above written.	f the first parthereunte sub	scribed
Executed and Delivered in Presence		
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CHAPP OF OLTAHOW	entransista eta esta esta esta esta esta esta es	
STATE OF OKLAHOMA,	BS:	
e, on this grant production and an areaday of manager	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	personally appeared
is known to be the identical persons who executed	the within and foregoing instrument and acknowledge	ed to me that were a sure as a concepted the same as
	d for the uses and purposes therein set forth.	
Witness mer hand and afficial coal on the data lar	t above written.	
commission expires	Ann daren d Bernan XV (2017-18) - September 2018 (2018-2018)	Notary Public,