MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

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inditive extresive communicative (2004) of the confidence of any continue and analysis and	are an araphapara ar an an an an an an ar	king an ipang ang ang ang ang ang ang ang ang ang
WITNESSETH, That the said part of the first part,	, for and in consideration of the sum of	of the first part, and
to	of the second part, the receipt whereof is said party of the second part, and to and situate in the County of	is hereby acknowledged, hagranted, bargained, sold and by thesuccessors and assigns, FOREVER, all of the
	ang ng pagamatan ng managang managang managang managan ng managang managan ng managan ng managan ng managan ng Managan ng managan ng	
TO HAVE AND TO HOLD THE SAME, With all and a and all rights of homestead exemption unto the said party of the first part dohereby covenant and agree that at the data good and indefensible estate of inheritance therein, free and of the quiet and peaceable possession of said party of the second party of the second party. The provides a party of the first party of the second party	singular the tenements, hereditaments the second part, and to telivery hereof, tear of all incumbrances, and that must, telivery hereof and include the following condition justly indebted to the party of the	and appurtenances thereunto belonging or in anywise appertaining successors and assigns, forever. And the said part
being for a loan made by the said party of the second part, to to negotiable promissory note, executed and delivered by the same payable to the order of the said party of the second part, as for	the said partof the first part, and p sid partof the first part, bearing d ollows:	payable according to the tenor and effect of
One for S	due	
All payable at the office of	per cont. per annun, and at the re	nte of 10 per cent, per annum after default or maturity; payable sem
annually, both before and after maturity, on the	days of	coupon interest notes, of even data herowith, and executed bannum.
Second. The said partof the first part covenant	nd agreeto pay all faxes and assessing all be made upon said lenn, or upon the cipality, wherein said real estate is situ to insurance company approved by the asuntil this mortgage is fully paid,	ments, general and special, and of whatever character whatsoever, or a legal holder of said notes and mortgages, on account of said loar united, when the same becomes due, and to keep the buildings upon a party of the second part for the sum of \$
Third. The part of the first part agree to keep al	Il buildings, fonces, and other improves	ments on said premises in as good repair as they are now, and not to define the payment of any part of either said principal or interes a sasessments, upon said premises, or upon said loan, or the premium lidings or other improvements from said land, or in case of the breae of interest thereon, and all sams paid by the party of the second part and tornado insurance, upon said premises, shall become immediately or any legal holder of this note shall be entitled to recover the principer annum, crediting any and all interest payments made, if any have the and mortigage, shall be entitled to recover on account of taxes o record or the fill mount so paid, as taxes or assessments, or insurance cannot be party to the full amount so paid, as taxes or assessments, or insurance.
to party of the second part, or	is, as additional collateral security and ion of the party of the second part, iterest upon this loan in accordance with a so as to exceed 10 per cent per abnum	tendenties released to the second part, or assigns, shall be entitled to pos the the stipulations of this bond, and this mortgage, such interest shalm.
Fifth. It is hereby further agreed and understood that t principal or interest notes, that may hereafter be given, in the or upon the same during the said time of extension.	this mortgage secures the payment of vent of any extension of time for the pa	the principal note and interest herein described, and all renewal onyment of said principal debt, to evidence said principal or interes
Sixth. Said part	avent action is brought to forcelose this nd said attorney's fee shall become due out and shall be secured by a lien of this	is mortgage
Eighth. It is expressly agreed and understood that the p brances upon said property prior or superior to this mortgage de to recover the same with interest at 10 per cent. upon the amount secured by these notes and may be recovered in the forested	party of the second part shell have the obt, and upon paying and discharging sint so paid, from the part, and the first thorog at the option of the party of the	y waiveappraisement of said real estate and the benefit of the stay i right to pay and discharge at his option any and all liens or incum such lien or incumbrance the party of the second part shall be entitled it part and said sum shall be and become a part of the mortgage deb- ine spond part
Executed and Delivered in Presence of:	승기들이 하다는 내는 그래요? 이 그렇게 가장하게 되었다.	agriculturale consecutação propriede a timo con terror agricultura agrico.
randigamusijas sajusulai sajas (tribula) ap se strati sajujudias upidilistiki	한 경험이 기업을 내었다. 1900년 1일	mannett eri gine avive semen sav voga i svenstattera veden ogspræst distractiv
STATE OF OKLAHOMA,	Siccommin	
County of Before me, and the second s	and a final state of the control of	
State, on this	a, an appeter accuración contami, acado civallo. Cariotegraficación actual acado appearáncia contential	, personally appeared, and
to me knows to be the identical persons who executed the within	in and foregoing instrument and ackno- o uses and purposes therein sat forth.	owledged to me that executed the same as
My commission expires.	the state of section with the section of the sectio	
This instrument was filed for record this	day ol	A. D. 10
mandantushidi oʻqia oʻqista taridi. Ai isasisti oʻqisti oʻqisti oʻqisti oʻqisti oʻtasis oʻqisti oʻtasis oʻqist T	Deputy.) Register of Deeds.
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