Sec. 266R.P. Form REAL ESTATE MORTGAGE. lewel Stores M.W.Sta his_3/st , A. D. 19ed, by and between December THIS INDENTURE, Made this. ...day of.. hustand! , and State of Oklahoma, partill of the first part, and \mathcal{I} ulsa of the second part: of the County of. WITNESSETH, That the said part ill of the first, for and in consideration of the sum of Lighteen Lundred uduoporton "Dollars, to in hand paid, by the said part ______ of the second part, the receipt whereof is hereby acknowledged, haz_granted, bargained and sold, and by these presents ... heirs and assigns, forever, all of the following described tract... grant, bargain, sell, convey and confirm unto the said part 4 of the second part and to find do. and State of Oklahoma, to-wit; or parcel. nie all that part of lot three (3) and four (4) of appears by the official government flat thereof) four (4) of Block five (5) of Starth Tracker it thereof, described as filour, 1, 2, 3 it martin of the constituent for said y direction about the east line of said and that tenths (223) fiet, thence is ngata nen o let three (3) (4.3) feet and with the ly dis said loto three (3) and gthence mi vr(4) fo westerly two Listanc = the e hi fora 1's ruth Let three (3) feet, ie of hrectio k 1 farallel & teuth (15.8.1) ntherly sect le let. Ì Ŋ tour (3 for lifty fa and three the 623 leit loto the ce(3) and aldiala eartor U. i the Ain Legit to the place l abknowledge sam and paym ereuse ġ and clear of all incumbrances, and that the family will warrant and defend the same in the quiet and peaceable possession of said part of the second part distinct the same in the quiet and peaceable possession of said part of the second part distinct and assigns, forever, against the lawful claims of all persons whomsoever. sithis mortgage, and same is hereb ked belefi PROVIDED ALWAYS, and this instrument is made, executed and delivered upon the following conditions, to wit: PROVIDED ALWAYS, and this instrument is made, executed and delivered upon the following conditions, to wit: First: Said first part is and justify indebted unto the said second part of in the principal sum of <u>second part of</u> to the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said first part is a loan made by the said second part of the said second part is a loan made by the said second part of the said second part is a loan made by the said second part of the said s mg, ou ties, and paya according to the tenor and effect of <u>me</u> certain negotiable promissory note exec <u>enclear gates and</u>, and payable to the order of said second part on the first a interest thereon from date until maturity at the rate of <u>con</u>per cent per annum, payable executed and delivered by the said first part date and encording to the tenor and effect of the order of said sec <u>Reculter</u>, and payable to the order of said sec with interest thereon from date until maturity at the rate of <u>10</u> with interest thereon from date until maturity at the said first pairs of the said first value received, × .day of ne 1909 F. 1/20 ally which int interest notes of even date herewith, and executed by the said first part one: (the-first) f Dollar ay-of For respectively. Each of said principal and interest notes hear interest after maturity at the rate of 10 ____per cent per annum, and are made payable at the order of said second part if at First Vational Sand, Field Coller with exchange on New York. SECOND: The said part ded of the first part agree. ...to keep all buildings, fences and other improvements on the said land in as good repair as they now are, and not In commit or allow any waste on said premises.
THIRD: It is further expressly agreed by and helveon the payment of any installment of taxes or assessment upon said premises, or upon said local, or the original for interest notes, when the same become due, or in case of debauk in the payment of any installment of taxes or assessment upon said premises, or upon said local, or the original for interest insurance as hereinater provided, when the insurance and provide and payment or interest therein, and laterest therein, and laterest therein, and laterest therein, and laterest therein, and interest therein, and interest therein, and interest therein, and parties and provides of the second part, or assigns, as additional columnet, the second part, or assigns, as a data there are therein the rest and provides of the second part, or assigns, as a data part. All part were therein therein the rest and provides of the second part, or assigns, as a data part. All part were the same become due, and this mortgage also secures.
FIFH: It is there is the second part, or assigns end as the payment of the principal note and interest herein described and all renewal principal or interest notes that may hereatter be given, in the event of any decimate of said load, by the Slate of Oklahoma, or by the focus or otherwise.
SixTH: Said part were the buildings upon the notigage on account of said load, by the Slate of Oklahoma, or by the County or Town wherein add hand is stituted, when the same become due, and to keep the buildings upon the notigage on account of said load, by the insurance of part, or assessments and reserves of any cost and the second part, the same become due, and to keep the buildings upon the notigage on account of said load, by the slate of Oklahoma, or by the County or Town wherein add land is stituted, when the same become due, and to keep the buildings upon the notigage on account of said load, by the slate of Oklahoma, or by the county or Town wherein add load said mortage or any chas to commit or allow any waste on said premises. IN TESTIMONY WHEREOF, the said part under the first part hereunto subscribe and mentioned. named and after Their _seal, on the day and year first above M. Storge (Seal.) lewel Storer .(Seal) i nar atro ar fi State of Oklahoma,]ss. County of Tulsa, in and for said County and State, on this Blatt day of F. M. Sutton . Stotary Before me, A. D. 19. J...., porsonally appeared. December 1.1 Jewel Stover AN to me known to be the identical perso who executed the within and executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth. foregoing instrument, and acknowledged to me that.... WITNESS my hand and official scal the day and year last above written. 11. Q uttow Mal 16th Œ Notary Public My commission expires.... yot Jan Filed for Record the ______ day of. A.D. 19. A.D. 1900. at Seal Register of Deeds. Deputy. By