277Ferm 3 REAL ESTATE MORTGAGE. THIS INDENTURE, Made this seftee atto day of , A. D. 1929, by and between Will Baind May and State of Outabor e County of <u>blass</u>, and State of blass part of the first part, and <u>part of the second</u> part of the second for the second for the second for the second for the second l. of the County of for the second part: .Dollars, to WITNESSETH, That the said part which it ist, for and in consideration of the sum of four human and the said part which in hand paid, by the said part who it he second part, the receipt whereof is hereby acknowledged, have granted, bargained and sold, and by these presents do grant, bargain, sell, convey and confirm unto the said part who it the second part and to the heirs and assigns, forever, all of the following described tract, of the second part and to the second part and to the heirs and assigns, forever, all of the following described tract, of the monthly and situate in the country of the second part and to the said part of the second part and to the said part of the second part and to the second part and the second part and to the second part and to the second part and to the second part and the second part and the second part and to the second part and to the second part and to the second part and the se e, hundred and sifty acres, For value received. I acknowledge satisfaction and payment in full of within mortgage, and same is haroby related arpe of 24 Unio Signed and acknowledged before and acknowledged 19) Lewis Ý 0. By... Deputy ueirs and assigns, forever, against the lawful claims of all persons whomsoever. 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 partice justly indebted unto the said second party in the principal sum of first function of the said first barty and party in the said first barty and party in the said first barty and party in the said second party in the said first barty and party in the said second party in the said first barty and party in the said second party is the said first barty and party in the said second party in the said first barty and party is the said for a loan made by the said second party is the said first barty is the said for a loan made by the said second party is the said first barty is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said for a loan made by the said second party is the said secon 18 th able according to the tenor and effect of much certain negotiable promissory note executed and delivered by the said first part , bearing date -1918 , and payable to the order of said second part _____ on the e until maturity at the rate of __________ per cent per annur blay & JEV K 1909 es Fi .day of ne with interest thereon from date until maturity at the rate of ... which-interest-i said inst part otes-of-oven-date-herewith; and executed by theme, (the first) respectively. Each of said principal and interest notes bear interest after maturity at the rate of the per cent per annum, and are made payable at the order of said second part of at Clarr Centre, famale with exchange on New York. SECOND: The said part 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 to commit or allow any waste on said premises. part IN TESTIMONY WHEREOF, the said part where of the first part hereunto subscribe and affix there seal, on the day and year first above mentio C non Band (Seal.) almal P. Brinds ... (Seal.) en sy e all de la sur de la frier de la frier andre frierden par la ministri 1934. State of Oklahoma, County of Tuisa ., in and for said County and State, on this sufficient day of notarity ublie Before me Instrument, and acknowledged to me that the executed the same as 2 Balral , to me known to be the identical personal who executed the within and and to as there iree and foregoing instrument, and acknowledged to me that... act and deed, for the uses and purposes therein set forth. WITNESS my hand and official seal the day and year last above written. hetrick ð 1596,19,13, Notary Public. la My commission expires • • Filed for Record the 26 day of Mary O'clock Col., and Recorded that A.D. 1999. at 9 A.D. 19. 0 Seal A.C. Walkley, 11.11 Register of Deeds. Deputy. By

54