329°o<sub>y</sub> Company Portato TA:O REAL ESTATE MORTGAGE. Alectively A. D. 19, 12, by and between Chazers ado this 10th THIS INDENTURE, Made this day of ma udeand wife part all of the first part, and alsa and State of Oklahom of the County of ĽŊ. Sutton two thousand aff uspootles VENESSETH, That the said part dellof the first, for and in consideration of the sum of ..... lust in hand paid, by the said part of the second part, the receipt whereof is hereby acknowledged, hall granted, bargained and sold, and by these presents grant, bargain, sell, convey and confirm unto the said part of the second part and to \_\_\_\_\_ Le heirs and assigns, forever, all of the following described tract let ulaa of land, lying and situate in th nd State of Oklahoma, to-wit: utuha the northeast a teri rauge seven iew the tta 200 unel. orl ion Ye Laccoran Ne man en For value received, I acknowledge satisfaction and payment in full of the within mortgage, and same is hereby released. Ĭ all Signed and acknowledged before me\_\_\_\_\_ 11-19121 Theriber dille. Register of D nces thereunto belonging, or TO HAVE AND TO HOLD THE SAME, with all and zingular the tenements, heroditaments, and appurt in any wise appertaining, and all rights of homestead exemption unto the said part for the second part, and to function in any one appendiates and the said part for the second part, and to function in the said part for the second part, and to function and agree that at the delivery hereofther and the said part for the premises above granted and selzed of a good, indefeasible estate of inheritance there in, free and clear of all incumbrances, and that the second part, for the same in the quiet and peaceable possession of said part for the second part, for the second part, for the second part, for the same in the quiet and peaceable possession of said part for the second part, for the second part, for the second part, for the second part, for the second part for the second part, for the second part for the second part, for the second part for the second part, for the secon heirs and assigns, for ver, 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 part\_<u>ill\_all\_justly</u> indebted unto the said second part <u>in</u> the principal sum of <u>Trans Uncontrast Second part file</u> ... Dollars, being for a loan made by the said second part of the said first part (), and pay-able according to the tenor and effect of and cortain negotiable promissory note-December 10th, 1910, and payable to the order of said second part of on the. first Aller day of farmers and payable to the order of said second part 1 on the farmer day of farmers 1 al .day of RMMAR cent per annum, and are made payable at the order of said ..... to keep all buildings, fences and other improvements on the said land in as good repair as they now are, and not mmit or allow any waste on said premises. to co Is intrated, when the same become did, intratect the outsings upon intermitty instants instant in some remains intermitty in the same become did, intratect in some remains intermitty in some remains intermitty in the same second part for the sign of the same second part for the same second part for the same second part of the first second part is not said premises in the same second second part is the same second seco be entitled to demand and receive from the first part ill full payment of said mortgage debt at any time\_\_\_\_\_\_\_ ment; and in the event first part ill to pay said debt immediately upon such demand being made, then the seco (said second part ) may demand such pay-second part shall be entitled to enforce the payment of such debt by action to forcelose this mortgage the same as if first part all that defaulted in the performance of all the other provisions hereof resting upon And the said part all to first part, for the said consideration do hereby expressly waive appraisement of said real estate, and all benefit of the hon tion and stay laws of the Slate of Oklahoma. The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue. IN TESTIMIONY WHEREOF, the said part all the first part hereunto subscribe the subscribe the subscribe and after the same all and agent and y mentioned. syal, on the day and year first above Į Ġ White. lasence (Seal.) noral White .(Seal.) State of Oklahoma, County of Tulsa ullic in and for said County and State, on this Sugar John a day of Befor blasence Alltrete Decififert A. D. 19. 10 ... personally appeared with and foregoing instrument, and acknowledged to me that lifetic executed the same as lifetic free and voluntary act and deed, for the uses and purposes therein set forth. WITNESS my hand and official seal the day and year last above written. colund Notary Public. di lata My commission expires. د د از مکتر کاری (۲۷۵ میلی در در ۲۷۵ میلی) به استین (۲۷۰ میلی و مطلق (۲۷۰ میلی) Filed for Record the 12. day of Rec A.D. 19 A.D. 19 /d. at. day of. Merdackley. sent. Register of Deeds. Deputy. By

Second States and State