to the land above descended here and hat ween the parties here to that she to the land above descended he at any time questioned in any manner, ansed in a court of record, the Juling or recording of conflicting convey decide in the country where raid land may be situated, nertgage Holoroho to At 34 Ø manner, whether hy artin 345 ing conveyances with the 345 situated, or in any other title to the requister of decides in the " 33035 5 Form 3 \* . ... REAL ESTATE MORTGAGE. t Ľ Q. L THIS INDENTURE, Made by and betwe shand of the County of Hall and "+) and State of Oklahoma, part 234 B  $\mathcal{T}\mathcal{U}$ Anocent pa -940 notioot WITNESSETH, That they of the second part usideration of th .Dollars, te ě A the receipt whereof is hereby acknowledged, ha in hand paid, by the said part in hand paid, by the said bar of the second parts heirs and assigns, forever, all of the following described th et land, lying and situate in the County of and State of Oklah C-Ja quarter Burlen , (8) Edy SX S R d q K لح (1+)\$ } { Ş Ş terrent good. L'IL \$ TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments, and appurtenances thereunto belonging, or in any wise appertaining, and all rights of homestead exemption unto the station of the first compare, and color the first and assigns forever. And the set of the first part do 3 2 neirs and assigns, forever, against the lawful claims of all persons whomsoever. maturity \* with interest notes of even date herewith, and executed by the art or account of even date herewith, and executed by the art of the anthe ear email. 18,00, ., and pay-, bearing date ( a a a h .connon .day of OL 9 t. **م**. etholy. Each of said principal and interest notes beaufinterest after maturity at the rate of the per cent per annum, and an made payable at the order of the count of the count of the said land in as good repair as they now are, and not second to the said land in as good repair as they now are, and not 3 par much Ef mmit or allow any waste on said premises. to commit or allow any waste on sald premises. THIRD: It is further expressly agreed by and between the parties bereunto that if any default be made in the payment of any part of either said principal or interest on the same become due, or in case of default in the payment of any installment of taxes or assessments upon said premises, or upon said loan, or the premium for the insurance as bereinafter provided, when the same become due, or in case of default in the payment of any installment of taxes or assessments upon said premises, or upon said loan, or the premium for the insurance as bereinafter provided, when the same become due, or in case of the breach of any covenant or condition herein contained, the whole of said principal sum named herein, and interest thereon, shall become immediately due and payable, and this mortgage may be foreclosed accordinging. And it is also arreed that in the ovent, of any, default in payment or breach of any covenant or condition herein to reach of any covenant or condition herein the rents and profis of said premises are pledged to the part of the second part, or the start provide and provide, and this mortgage may be foreclosed accordinging. And it is also arreed that in the ovent, of any, default collateral security and was part. The prevent of any covenant or condition herein the rents and profis of said premises are pledged to the part of the second part, or assigns, shall be entitled to possession of said premises, by receiver or otherwise. FOURTH: Shid part the dist part hereby further agreed and understood that this mortgage secures the payment of the principal or the interest of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same during the said time of extension. SixTH: The part are beginned and mortgage on account of said principal debt, to evidence said principal or the interest upon the same to compare to be bed due or to may at the same to compare to the principal holes of said notes and mortg EC's - were Sur 2. X is situated, when the same become due and to keep the buildings upon the mortgage on account of said loan, by the State of Oklahoma, or by the County or Town wherein said land is situated, when the same become due and to keep the buildings upon the mortgaged promises insured he some reliable the insurance company, sprptored by the part of the second part for the same of oklahoma, or by the County or Town wherein said land means a fully paid and said part of the first part account of said to saig part of the sacceal part, to be hold by multi this mort-sets in fully paid and said part of the first part account of the sacceal part to be hold by multi this mort-sets in fully paid and said premises, whether by shaft many the sacceal part to be hold by stanced upon said premises, whether by shaft many strates for the performance of provide the first part of the first part account of said of and care and expense of collocities state at any time for of or gas, or mining operations stanced of any character whatsoever first adding strates or make the destrahich this mortgage secures payable upon demand, and account of the part of the second part of the first part. If full payment of said mortgage debt at any times, the part of the second part of the second part of the first part. If full payment of said mortgage debt at any times, the second part of the second part of the first part. If full payment of said mortgage debt which this mortgage secures payable upon demand, and account part of the payment of such debt by action to foreclose this mortgage the same as if first part. I had defaulted in the performance of all the other provisions here for resting upon the first part. To the said consideration do account pay character were appreleded to demand and reacters whether the said consideration do account performance of all the other provisions here for esting upon the homestead exemp-tion and stay laws of the State of Oklahoma. The foregoing conditions being performed, this conveyance to be void; otherwise of full for reered 323 5 à L dur morth 10 8 14 ţ 00 1 (Seal.) <u>8</u>2 50 Hall. .(Seal.) Lat. State of Oklahoma, County of Tulsa. Il. Hall 4 gened ., in and for said County and State, on this tay Before me, <u>- Ele</u> unde ly, 20th, 1911 a -2 ..., personally appeared. and \_\_\_\_\_\_, to me known to be the usen user and purposes therein set forth. foregoing instrument, and acknowledged to me that the same as the int 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. Henne Hy your H (la ulu\_ Notary Public. 28,1914, 25 My commission expires а але на поста и поста с селата на полоторија селат најво селатори и селат се окој се бако се се се области се На поста се селат се селат се селатори и развираје се се се селат се селат се селат се селатори се селатори сел Filed for Record the 31. day of Sul A.D. 1011. nt 950 o'clook Q.M., and Recorded the day of A.D. 19.\* Walhley Register of Deeds. H.G. Deputy, (Last) By