| FROM | STATE OF OKLAR | | |
|--|--|--|--|
| | · · | | ent was filed for record in my office |
| то | o'clock M., and duly | recorded in Vol. | |
| | | t de contracteur de la contraction del contraction de la contraction de la contraction de la contracti | |
| | | _Dej | |
| This Indenture, Made this | do y ob | in the year of our Lord | One Thousand Nine Hundred and |
| by and between | | | |
| WITNESSETH, That the said partof the first part, for a | | | |
| f the second part, the receipt whereof is hereby acknowledged, hanto said partof the second part, and to | granted, bargained and solors and assigns, forever, all of the Oklahoma, to-wit: | Dollars, togran | n hand paid, by the said part t, bargain, sell, convey and confirm, or parcelof land lying and situate |
| TO HAVE AND TO HOLD THE SAME, With all and singular ll rights of homestead exemption, unto the said partof the sec oboye granted, and sgized of a good and indefeasible estate of inheri | r, the tenements, hereditaments | and appurtenances thereunto belong | ing, or in anywise appertaining, and id the said part of the first part the lawful owner of the premises |
| ame in the quiet and peaceable possession of said | nomsoever: d and delivered upon the followi cipal sum of | ng conditions to-wit: coin of the United States of the pressure pote | ent standard of weight and fineness, |
| rder of said | per cent per annu | m, payable semi-annually on the | atday of |
| eing further evidenced by coupons attached to the order of said SECOND: Said part of the first part agreeto pay all | | at | |
| SECOND: Said partof the first part agreeto pay all mprovements on said land insured in some responsible fire insurance follars, the policy to be made payable to the holder hereof, as additioned the first part, the holder hereof may pay the same, and this minum and the first partsussumeall responsibility of proofs THIRD: The said part | taxes and assessments of said to ecompany, to the satisfaction ional security to this loan and if ortgage shall be security also f and care and expense of collective all buildings, fences and im | into and premises when the same in the holder hereof in the sum of | to doe, and to keep an infinings and to paid when due, by the partreon at the rate of 12 per cent per repair as they now are, and to not |
| FOURTH: In case of default in any of the covenants hereof, to or the payment of the moneys herein mentioned, and the holder is FIFTH: Said part of the first part agreethat if the r he same become due or any of the taxes, assessments or insurance procedure aread shall at the paying of the holder heread hecome due a | the rents and profits of the said entitled to the possession thereof makerof said noteshall premiums, as they become due o | premises are pledged to the holder lead receiver or otherwise. The pay the principal or interest of the comply with any of the foregoing recies. | ereof as additional collateral security f said noteor any part thereof as covenants, the whole sum of money |
| And that the said part | ation, do hereby expressly be void; otherwise of full force a part | waive an appraisement of said real e and virtue, ibednameand affi | athte and all benefit of the homestead |
| | | | |
| STATE OF OKLAHOMA, ss. Before me, | | | |
| | day of | personally ap | peared |
| oregoing instrument, and acknowledged to me that | | free and voluntary act and deed for th | s uses and purposes therein set forth. |
| My commission expires | | Antitudijani kantonianipa sekaranian pingangan man | |
| | | | |
| popularing policy policy (policy (poli | the appropriate programme to the control of the con | a ne nemetral amendamente mendel mentral de descriptions de la contrar de la contrar de la contrar de la contra | |
| | | 그래얼 한다는 목욕하는 것 같다. | |
| | | | |
| | 0. | | And the second s |
| | 0.1. | | |
| | | | |
| | | | |