MORTGAGE RECORD, No. 57.

| | State of Oklahoma, Tulsa County, ss. |
|--|--|
| | This instrument was filed for record on the day of |
| TO COMPRESSED | Fees, \$ |
| <u> </u> | Seaf. Register of Deeds. |
| | ByDeputy. |
| THIS INDENTURE. Made this 16" day of 12 | ok co., Leavenworth, Kan. No. 19788. Colonidary, between Sh. O. Carett 24 |
| a barest, Sucland of wife | of County, in the State of County, in the State of |
| | Four Sundred |
| restantantanta con principa de la contra de la | 1/ 20 |
| signs, the following-described Real Estate, situated in | 2) according to the original plate of Melhoma, to-wit: |
| Juneal are approved by the Sebretary of the 53 | arthrest - |
| | DOLLARS |
| | |
| | |
| TO HAVE AND TO HOLD THE SAME unto the said parted of the second preditaments and appurtenances thereunto belonging, or in anywise appertaining, for | l partheirs and assigns, together with all and singular the tenements |
| PROVIDED, ALWAYS, And these presents are upon this express condition | , that whereas said H.D. Baner II ng addal Canerty Lunchuitty. |
| welthis day executed and delivered the certain promisery notes of a certai | a writing to said part. A. of the second part, described as follows: |
| to The Both The Mortantest | yithin mortgage, and same is here we released. |
| | A 1999 SA VIII |
| | Signed and acknowledged before me |
| | Righter of Dodds |
| | 11 Let March |
| escribed note-mentioned, together with the interest thereon, according to the tend otherwise shall remain in full force and effect. But if said sum or sums of money axes and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become | erms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the ast said premises or any part thereof are not paid when the same are by law made du due and payable, and said part |
| escribed note-mentioned, together with the interest thereon, according to the tend otherwise shall remain in full force and effect. But if said sum or sums of money axes and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become a said premises. And the said part and of the first part for said consideration do | ring of the second part like more assigns, said sum of money in the above- erms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the ast said premises or any part thereof are not paid when the same are by law made du- due and payable, and said part for the second part shall be entitled to the possessionhereby expressly waive an appraisement of said real estate and all benefit of the home |
| escribed note-mentioned, together with the interest thereon, according to the tend otherwise shall remain in full force and effect. But if said sum or sums of money axes and assessments of every nature which are or may be assessed and levied agained payable, the whole of said sum or sums, and interest thereon, shall then become a said premises. And the said part | ritify of the second part little |
| scribed note-mentioned, together with the interest thereon, according to the trad otherwise shall remain in full force and effect. But if said sum or sums of money axes and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said part of the first part for said consideration do | rity of the second part little |
| seribed note—mentioned, together with the interest thereon, according to the toad otherwise shall remain in full force and effect. But if said sum or sums of money axes and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said part. Of the first part for said consideration do ead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part. Of the first part hand, hereund | rity of the second part little |
| scribed note-mentioned, together with the interest thereon, according to the tod otherwise shall remain in full force and effect. But if said sum or sums of money are and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said partitude of the first part for said consideration do end exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, hereund the said partitude of the first part hand, here and the said partitude of the first part hand, here are said partitude of the first part hand. | rity of the second part little |
| scribed note-mentioned, together with the interest thereon, according to the tod otherwise shall remain in full force and effect. But if said sum or sums of money are and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said particle of the first part for said consideration do | the second part little heirs or assigns, said sum of money in the above terms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the st said premises or any part thereof are not paid when the same are by law made du due and payable, and said part of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. Addia launt to the control of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. Addia launt to the control of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. Addia launt to the control of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. |
| secribed note-mentioned, together with the interest thereon, according to the toad otherwise shall remain in full force and effect. But if said sum or sums of money axes and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said particular of the first part for said consideration do IN WITNESS WHEREOF, The said particular of the first part hand hereund the first part hand here may be seen to be a second to be | to set. The second part the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the staid premises or any part thereof are not paid when the same are by law made du due and payable, and said part of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. The same are by law made due and payable, and said part of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. The same are by law made due to set. The same are by law made due and payable, and said part of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. The same are by law made due and payable, and payabl |
| scribed note mentioned, together with the interest thereon, according to the tod otherwise shall remain in full force and effect. But if said sum or sums of money are and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said particular of the first part for said consideration do | the second part little being or assigns, said sum of money in the above terms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the staid premises or any part thereof are not paid when the same are by law made du due and payable, and said part for the second part shall be entitled to the possession. Thereby expressly waive an appraisement of said real estate and all benefit of the home to set. That hand the day and year first above written. Additional baselett. Additional baselett. 1949, personally appeared to me known to be the identical person who executed the same as the same and voluntary act and deed for the same as the same as the same and the same and the same as |
| scribed note mentioned, together with the interest thereon, according to the tod otherwise shall remain in full force and effect. But if said sum or sums of money are and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said particular of the first part for said consideration do | The second part little heirs or assigns, said sum of money in the above terms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the staid premises or any part thereof are not paid when the same are by law made due and payable, and said part for the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. The second part thereof, or any interest thereon, is not paid when the same are by law made due due and payable, and said part for the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. The second part thereof, or any interest thereon, is not paid when the same are by law made due to the same as the second part shall be wholly discharged and voluntary act and deed for the same as the same as the second part shall be wholly discharged and voluntary act and deed for the same as the same as the second part shall be wholly discharged and voluntary act and deed for the same as the same as the same as the same and voluntary act and deed for the same as the same |
| scribed note mentioned, together with the interest thereon, according to the tod otherwise shall remain in full force and effect. But if said sum or sums of money are and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said particular of the first part for said consideration do and exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said particular of the first part hands hereund the first part hands hereund the said particular of the first part hands hereund the said particular of the first part hands hereund the said particular of the first part hands hereund the said particular of the first part hands hereund the said Country, ss. Before me. The said Country, and State on this day of the sithin and foregoing instrument, and acknowledged to me that the said are uses and purposes therein at forth. Sy commission expires therein at forth. NOW ALL MEN BY THESE PRESENTS: | the second part little heirs or assigns, said sum of money in the above erms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the st said premises or any part thereof are not paid when the same are by law made du due and payable, and said part for the second part shall be entitled to the possession. Thereby expressly waive an appraisement of said real estate and all benefit of the home to set. That hand the day and year first above written. The same the same as the same as the same and voluntary act and deed for the same as the s |
| scribed note mentioned, together with the interest thereon, according to the tod otherwise shall remain in full force and effect. But if said sum or sums of money are and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said particular of the first part for said consideration do and exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said particular of the first part hands hereund the first part hands hereund the said particular of the first part hands hereund the said particular of the first part hands hereund the said particular of the first part hands hereund the said country and state on this said country, ss. Before me. Said County and State on this said said said said said said said sa | the second part little heirs or assigns, said sum of money in the above erms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the stad premises or any part thereof are not paid when the same are by law made due and payable, and said part for the second part shall be entitled to the possession. Thereby expressly waive an appraisement of said real estate and all benefit of the home to set. That hand the day and year first above written. Additionally appeared to me known to be the identical person who execute executed the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the free and voluntary act and deed for the same as the free and voluntary act and deed for the free free free free free free free fr |
| scribed note mentioned, together with the interest thereon, according to the tod otherwise shall remain in full force and effect. But if said sum or sums of money are and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said particular of the first part for said consideration do and exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said particular of the first part handshereund the first part handshereund the said particular of the first part handshereund the said particular of the first part handshereund the said particular of the first part handshereund the said country, ss. Before me. And John A. TULSA COUNTY, ss. Before me. And foregoing instrument, and acknowledged to me that the said particular the said purposes therein set forth. By commission expires ASSIGNOW ALL MEN BY THESE PRESENTS: That In hand paid, the receipt whereof is hereby acknowledged. | the second part little heirs or assigns, said sum of money in the above serms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the staid premises or any part thereof are not paid when the same are by law made due and payable, and said part for the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. Addia lawst. Addia lawst. 1927, personally appeared to me known to be the identical person who execute executed the same as the free and voluntary act and deed for the same as the free and voluntary act and deed for the same of the sum |
| scribed note mentioned, together with the interest thereon, according to the tod otherwise shall remain in full force and effect. But if said sum or sums of money are and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said particle of the first part for said consideration do and exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said particle of the first part hand hereund the first part hand hereund the said particle of the first part hand hereund the said particle of the first part hand hereund the said particle of the first part hand hereund the said particle of the first part hand hereund the said particle of the first part hand hereund the said particle of the first part hand hereund the said particle of the first part hand hereund the said particle of the first part hand hereund the said particle of the first part hand hereund the said particle of the first part hand hereund the said particle of the first part hand hereund the said particle of the first part hand for said consideration and all said particle of the first part hand for said consideration down the said particle of the first part hand for said consideration down the said particle of the first part hand here and said particle of the first part hand here and said particle of the first part hand here and said particle of the first part hand here and said particle of the first part for said consideration down the said particle of the first part for said consideration down the said particle of the first part for said consideration down the said particle of the first part for said consideration down the said particle of the first part for said consideration down the said particle of the first part for said consideration down the said particle of the first part for said consideration down the said particle of the first part for said consideration down the said particle of the first part for sai | heirs or assigns, said sum of money in the above serms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the stad premises or any part thereof are not paid when the same are by law made due and payable, and said part for the second part shall be entitled to the possession. Thereby expressly waive an appraisement of said real estate and all benefit of the home to set. Addia laws to set. Addia laws to set the identical person who executes the same as the present of the identical person who executes the same as the present of the identical person who executes the same as the present of the identical person who executes the same as the present of the sam |
| scaribed note mentioned, together with the interest thereon, according to the total otherwise shall remain in full force and effect. But if said sum or sums of money ares and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become said premises. And the said particular of the first part for said consideration do acceded exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said particular of the first part hands hereund for said County and State on this and for said County and State on this and for said County and State on this and sex and purposes therein of forth. By commission expires and said sum or sums, and acknowledged to me that the state of Oklahoma, the within-named mortgage. ASSIGNOW ALL MEN BY THESE PRESENTS: That the State of Oklahoma, the within-named mortgage in comments and assigns, the within mortgage deed, the real estate conveyed, and the promote the same, forever; subject, nevertheless, to the condition in Witness Whereof, The said mortgage—ha hereunto set | the second part little being or assigns, said sum of money in the above terms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the stad premises or any part thereof are not paid when the same are by law made due and payable, and said part for the second part shall be entitled to the possession. Thereby expressly waive an appraisement of said real estate and all benefit of the home to set. The second part thereof, or any interest thereon, is not paid when the same are by law made due due and payable, and said part for the second part shall be entitled to the possession. Thereby expressly waive an appraisement of said real estate and all benefit of the home to set. The second part thereof, or any interest thereon of said real estate and all benefit of the home due and year first above written. The second part thereof, or any interest thereon of said real estate and all benefit of the home due and year first above written. The second part thereof, or any interest thereon of said real estate and all benefit of the home due and year first above written. The second part thereof, or any interest thereon of said real estate and all benefit of the home due and year first above written. The second part thereof, or any interest thereon of said real estate and all benefit of the home due and year first above written. The second part thereof, or any interest thereon of the home due and year first above written. The second part thereof are not paid when the same are by law and end of the home due and year first above written. The second part thereof are not paid when the same are by law and end year first above written. The second part thereof are not paid when the same are by law and end year first above written. The second part thereof are not paid when the same are by law and end year first above written. The second part thereof are not paid when the same are by law and year first above written |
| escribed note-mentioned, together with the interest thereon, according to the tond otherwise shall remain in full force and effect. But if said sum or sums of money axes and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become it said premises. And the said particle of the first part for said consideration do accorded exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said particle of the first part hands hereund and for said County and State on this day of the first part hands hereund the uses and purposes therein of forth. If y commission expires and assigns, the within named mortgage has the State of Oklahoma, the within named mortgage has and assigns, the within mortgage deed, the real estate conveyed, and the promote the variable of the same, forever; subject, nevertheless, to the condition in WITNESS WHEREOF, The said mortgage | the second part little being or assigns, said sum of money in the above terms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the staid premises or any part thereof are not paid when the same are by law made due due and payable, and said part for the second part shall be entitled to the possession. Thereby expressly waive an appraisement of said real estate and all benefit of the home to set. The second part shall be entitled to the possession. Thereby expressly waive an appraisement of said real estate and all benefit of the home to set. The second part shall be wholly discharged and void the same as the second part shall be entitled to the possession. The home to set. The second part shall be wholly discharged and void the same as the second part shall be entitled to the possession. The home the second part shall be entitled to the possession. The home the second part shall be entitled to the possession. The home the second part shall be entitled to the possession. The home the same are by law made due to the same as the said real estate and all benefit of the home to set. The second part thereof, or any interest thereon of said real estate and all benefit of the home the same are by law made due and year first above written. The second part shall be entitled to the possession. The home the same are by law made due and part shall be entitled to the possession. The home the same are by law made due and part shall be entitled to the possession. The home the same are by law made due and part shall be entitled to the possession. The home the same are by law made due and part shall be entitled to the possession. The home the same are by law made due and part shall be entitled to the possession. The home the same are by law made due and part shall be entitled to the possession. The home the same are by law made due and part shall be entitled to the possession. The home the same are by law made |
| escribed note-mentioned, together with the interest thereon, according to the tond otherwise shall remain in full force and effect. But if said sum or sums of money axes and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become if said premises. And the said particular of the first part for said consideration do according to the said particular of the first part for said consideration do according to the State of Oklahoma. IN WITNESS WHEREOF, The said particular of the first part hands hereund the said particular of the first part hands hereund the said country and State on this and for said County and State on this and sold according to the within and foregoing instrument, and acknowledged to me that the said has said assigns and purposes therein set forth. If y commission expires and said assigns, the within mortgage deed, the real estate conveyed, and the promote the said assigns, the within mortgage deed, the real estate conveyed, and the promote the said assigns, the within mortgage deed, the real estate conveyed, and the promote the said assigns, the within mortgage deed, the real estate conveyed, and the promote the said assigns, the within mortgage deed, the real estate conveyed, and the promote the said assigns, the within mortgage deed, the real estate conveyed, and the promote the said assigns, the within mortgage deed, the real estate conveyed, and the promote the said assigns, the within mortgage deed, the real estate conveyed, and the promote the said assigns, the within mortgage deed, the real estate conveyed, and the promote the said assigns, the within mortgage deed, the real estate conveyed, and the promote the said mortgage. The said mortgage when the said consideration does not said the said consideration o | heirs or assigns, said sum of money in the above- rms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the ast said premises or any part thereof are not paid when the same are by law made due due and payable, and said part for the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. The description of the home to set. The description of the same as the home of the home of the same as the home of the home |
| escribed note-mentioned, together with the interest thereon, according to the tond otherwise shall remain in full force and effect. But if said sum or sums of money axes and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become if said premises. And the said particular of the first part for said consideration domested exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said particular of the first part hands hereund before me and for said County and State on this day of the said particular of the first part hands here within and foregoing instrument, and acknowledged to me that the state of the said purposes therein set torth. In your all MEN BY THESE PRESENTS: That the State of Oklahoma, the within-named mortgage in common to have and to hold the same, forever; subject, nevertheless, to the condition in WITNESS WHEREOF, The said mortgageehahereunto set | new of the second part when the above the same and tenor of the same, then this mortgage shall be wholly discharged and void yor any part thereof, or any interest thereon, is not paid when the same is due, and if the ast said premises or any part thereof are not paid when the same are by law made due due and payable, and said part of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. Addia Daugatt, Addia D |
| escribed note-mentioned, together with the interest thereon, according to the tond otherwise shall remain in full force and effect. But if said sum or sums of money axes and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become featid premises. And the said particle of the first part for said consideration do acceded exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said particle of the first part handshere under the said particle of the first part handshere under the said particle of the first part handshere under the said Country, ss. Before me and for said County and State on this day of the said consideration do and the said country and state on the uses and purposes therein of forth. By commission expires therein of the first part handshere under the said particle of the said assigns, the within mortgage deed, the real estate conveyed, and the promote the said assigns, the within mortgage deed, the real estate conveyed, and the promote of the said assigns, the within mortgage deed, the real estate conveyed, and the promote of the said assigns, the within mortgage deed, the real estate conveyed, and the promote of the said assigns, the within mortgage deed, the real estate conveyed, and the promote of the said assigns, the within mortgage deed, the real estate conveyed, and the promote of the said assigns, the within mortgage deed, the real estate conveyed, and the promote of the said assigns, the within mortgage deed, the real estate conveyed, and the promote of the said assigns, the within mortgage deed, the real estate conveyed, and the promote of the said assignment was filed for record on the deed to the condition. Executed in Paesence of | the first of the second part the above- first and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the ast said premises or any part thereof are not paid when the same are by law made due due and payable, and said part of the second part shall be entitled to the possession hereby expressly waive an appraisement of said real estate and all benefit of the home to set. Addida lawth. Ad |
| escribed note mentioned, together with the interest thereon, according to the tond otherwise shall remain in full force and effect. But if said sum or sums of money axes and assessments of every nature which are or may be assessed and levied again and payable, the whole of said sum or sums, and interest thereon, shall then become it said premises. And the said particle of the first part for said consideration do acceded exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said particle of the first part handshere under the said particle of the first part handshere under the said particle of the first part handshere under the said particle of the first part handshere under the said particle of the first part handshere under the said particle of the first part handshere under the said particle of the first part handshere under the said particle of the first part handshere under the said country, ss. Before me | the first of the second part the above- erms and tenor of the same, then this mortgage shall be wholly discharged and void y or any part thereof, or any interest thereon, is not paid when the same is due, and if the ast said premises or any part thereof are not paid when the same are by law made due due and payable, and said part of the second part shall be entitled to the possession whereby expressly waive an appraisement of said real estate and all benefit of the home to set. that hands the day and year first above written. Additionally personally appeared to me known to be the identical person who executed executed the same as the mean of the same and voluntary act and deed for the same as the same as the same and the same and the same as the same and the same as the same |