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## Real Estate Mortgage Record

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| n se pri Argentina 🗍   | ROM STATE OF OKLAHOMA,  |
|  | This instrument was filed for record on theday  |
|  | (A. D., 19, atO'clock   |
|  | TO and duly recorded in bookon page   |
|  | Register of Deer  |
|  | By Deput  |
|  | / Fee, \$   |
|  |   |
| FOR THE CONSIDERATION O  | )FDOLLAF  |
| the receipt of which is hereby   | acknowledged,   |
| and  | his wife, of  |
| first party, hereby mortgage an  | nd convey to  |
|  | Second part, the following real estate situated in  |
| County, State of Oklahoma, des   | cribed as follows, to-wit:  |
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|  | fits therefrom and all improvements, appurtenances, now or hereafter in anywise belonging thereto; and the se<br>a title thereto against all persons whomsoever. This mortgage is given as security for the performance of the c  |
|  | t of said second party, successors or assigns the principal sum of  |
|  | Dollars on the first day of19   |
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| with interest thereon at the rat   | te of   |
| paidannually, pri  | ncipal and interest payable at the office of, according   |
| the conditions of the  | promissory notoof the said  |
| for said amount made and deliv   | vered unto said second party, being of even date herewith, and due as above stated,   |
| The said first party shall n   | not commit or suffer waste, shall pay all taxes and assessments upon said property, to whomsoever assessed, includi   |
| personal taxes, before delinque  | nt; shall keep the buildings thereon insured to the satisfaction of said second party for at least  |
| be entitled to have a receiver<br>under, accounting to the mortga<br>and upon sheriff's sale said first  | nediate possession of said premises; and if suit is commenced to foreclose this mortgage, the said second party sh<br>appointed to take charge of said real estate during such litigation and the period of redemption from sale the<br>gor for the not income, only, applying the same in payment of any part of the debt secured hereby remaining unpa<br>t party waives the platting of homestead and agrees that said land may be sold in one body. All money paid by seco                                  |
| tinuation of abstract, and all exp<br>tect the lien of this mortgage, sh<br>cent per annum, payable semi-a<br>And in case of foreclosure   | is essments upon said property, or for taxes which may bereafter be levied upon this mortgage, and expense of co<br>penses and attorneys fees incurred by said second party and assigns by reason of litigation with third parties to p<br>iall be recoverable against said first party, with penalties upon tax sales, and shall bear interest at the rate of Ten p<br>nanually, and be secured by this mortgage as a part of the mortgage debt.<br>Thereof, said first parties hereby agree to pay the sum of |
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