hereditaments and appurtenances thereunto belonging, or in any wise appertaining and all rights or homestead exemption unto the said party of the second part, and to his heirs and assigns forever. And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above described and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will Warrant and Defend the same in the quiet and peaceable possession of said party of the second part, his neits and assigns, forever, against claims of all persons whomseever.

PROVIDED ALVAYS, and this instrument is nade, executed and delivered upon the following conditions, to-wit:

PIRST: Said rirst parties are justly indebted unto the second party in the principal sum of Four Hundred Eventy and No/100 Pollars being for a loan made by the said second party to the said first parties and payable according to the tenor and effect of one certain negotiable promissory note executed and delivered by the said first party bearing date of Nov. 15th, 1909, and payable to the order of said second party on the 15th day of May 1910, at Tulsa, Ckla. with interest thereon from dateuntil raturity at the rate of 83 per cent per annum.

SECOND. The said parties of the first part agree, to keep all buildings, rences and other improvements on the said land in as good repair as they now are, and not to commit or allow any waste on said premises.

hereinto that if any default be made in the payment of any part of either said principal or interest notes, when the same becomes due, or in case of default in the payment of any installment of taxes of assessments upon said premises, or upon said loan, or the premium for fire insurance as hereinanter 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 mortizes may be foreclosed accordingly. And it is also agreed that in the event of any default or breach of any covenant or condition herein, the rents and profits of said premises are pleaded to the party of the second part, or his assigns, as additional collateral security an said party of the second part, or assigns, shall be entitled to possession of said premises, by Receiver or otherwise.

FOURTH. Said parties or the rirst part hereby agree in the event action is prought to rereclose this nortgage they will pay a reasonable attorney's fee or Ten and No/100 Dollars, which this nortgage also secures.

FIFTH. It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest herein described, and all renewal, principal or interest notes that may hereafter be given, in the event of any extention 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. Said parties of the first part hereby covenant and agree to pay all taxes and assessments or whatever character on said land, and any taxes or assessments, that shall be rade upon said loan or upon the legal holder or said notes and mortgage, on account or said loan, by the State of Oklanora, or by the County or Town wherein said land is situated, when the same occome due.

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