## 147 MORTGAGE RECORD, No. 71 TH BOOK CO., LEAVENWORTH, KAN. No. 2002 - FEED STATE OF OKLAHOMA **REAL ESTATE MORTGAGE** THIS INDENTURE, Made this ..... to yahan dreal and arrest much why and between ..... in the second second of the County of ...... party of the second part: WIINESSIFTH, That the said part. .... of the first part, for and in consideration of the sum of DOLLARS. to \_\_\_\_\_\_\_in hand paid, by the said party of the second part, the receipt whereof is hereby acknowledged, in \_\_\_\_\_\_granted, bargained, sold and by these presents do \_\_\_\_\_\_\_grant, bargain, sell, convey and confirm, unto said party of the second part, and to \_\_\_\_\_\_\_\_ no constrained assigns, FOREVER, all of the following-described tract..., piece..., or parcel...of hand, lying and situate in the County of \_\_\_\_\_\_\_ and State of Oklahoma, to \_\_\_\_\_\_\_\_ and State of Oklahoma, to \_\_\_\_\_\_\_\_ and State of Oklahoma, to writz TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appartenances thereinto belonging or in anywise appertaining, DOLLARS. due One for \$ ..... .10 and the second support strategies and المتحققة بالمعوفة ومعوفة فأستار المتعار One for \$..... an in stars for strange and a star is a star water and the star is a star in the star is a star in the star is a and supported to the second One for S. Second. The said part ......of the first part evenants, and agree ...to pay all taxes and assessments, general and special, and of whatever character whatsoever, on the said premises and any and all taxes or assessments that shall be made upon said loan, or upon the legal holder of said rotus and mortgages, on account of said loan, by the State of Oklahoma, or by the county, township or municipality, wherein said real estate is situated, when the same becomes due, and to keep the buildings upon the mortgaged premises insured in some reliable fire and tornado insurance company approved by the party of the second part for the sum of \$ and to assign the policies to the said party of the second part, as ...... ... interests may appear, and deliver said policies and renewals, to and care and expense of collecting such insurance if loss occurs. Third. The part .....of the first part agree. ....to keep all buildings, fences, and other improvements on said premises in as good repair as they are now, and not to allow or commit any wate on said premises and not to permit any of the improvements to be removed therefrom or to become dilapidated or destroyed. Fourth. It is further expressly agreed by and between the parties increte that if any default be made in the payment of any part of other said principal or interest notes when the same become such or in case of default in the payment of any installment of taxes or assessments, upon said premises, or upon said or in case of the information of any correlation of the within buildings from sort her improvements from said and, or in case of the brend of said firs and tornado insumme, when the same becomes alw, or in case of removal of any of the buildings or other improvements from said and, or in case of the brend of any covenant or condition herein contained, the whole of said principal sum named herein, and the interest thereon, and all sums paid by the party of the second part, on necesume of this interget methods, upon said loan, or the premiums for fire and tornado lisurance, upon said premises, shall become immediately sum mentioned in said bond, together with interest thereon, from the date thereof at 10 per cent, per annum, erediting any and all interest payments in addition to pay of the second part, or the second part, or the second part, or the second part, or the second part or any egal helder of this unde abilited to recover the principal sum mentioned in said bond, together with interest thereon, from the date thereof at 10 per cent, per annum, erediting any and all interest payments indee, if any have assessments upon asid principal, or upon said loan, or insurance premiums paid by the party of the second dition heroin, the rents and profits of said premises are pledged And it is also agreed that in the event of any default in payment or breach of any covenant or co It is further agreed and understood that in computing interest upon this loan in accordance with the stipulations of this bond, and this mortgage, such interest shall event, nor in anywise, directly or indirectly, be computed so as to exceed 10 per cont per annum. Fifth. It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest herein described, and all renowal, plat or interest notes, that may hereafter be given, in the event of any extension of time for the payment of and principal debt, to evidence said principal or interest the same during the said time of extension. and to the homesteed exclusions of the state of Oraniona. Eighth. It is expressly agreed and understood that the party of the second part shall have the right to pay and discharge at his option any and all liens or incinn-ces upon said property prior or superior to this mortigge dolt, and upon paying and discharging such lien or fneumbranes the party of the second part shall be entitled sever the same with interest at 10 per cent, upon the amount so paid, from the part ... of the first part and said sum shall be and become a part of the mortigge debt ext by these notes and may be recovered in the forselosure thereof at the option of the party of the second part. IN WITNESS WHEREOF, The sold part ...... of the first part first above written. EXECUTED AND DELIVERED IN PRESENCE OF: STATE OF OKLAHOMA, a a (200 County of .... Before mo, ... .... a Notary Public, in and for said County and State, on this Ny commission appins Notary Public.

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This instrument was filed for record this ......

April 1

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Register of Deeds.

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Deputy.

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