THIS INDENTURE, Made this

## MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

| enterente establica de sua sua proporcionale de la composición de la composición de la composición de la compo   | engaga and mengagagaga ang an ananang mengang an ang ang an ang ang ang ang ang  |  |
|--|--|--|
| the County of the commence of the county of  | of the first part, an  | don a maria de la companya della companya della companya de la companya della com |
| rts of the econd mort.   | part, for and in consideration of the sum of   | 그리아 아니는 어느 얼마나 하면 그래요? 하는데 그리아 살이 되었다. 이 얼마나 뭐 하였다.  |
|  | cty of the second part, the receipt whereof is hereby acknowled<br>into said party of the second part, and to  | lged, ha granted, bargained, sold and by the<br>granted assigns, FOREVER, all of the<br>and State of Oklahom   |
| adishih pergegira da katangan da katangan katangan pengerangan da katangan beranggan beranggan beranggan berang<br>Beranggan pengeranggan beranggan beranggan beranggan beranggan beranggan beranggan beranggan beranggan berangg  | in a series en americano de la companio de la comp<br>de la companio de la<br>della companio de la companio della c | againean an Aiste Eachan (an taoine an taoine an Aisteanna<br>Manada taoine an taoine Aistean (an taoine againe an taoine an taoine<br>Manada 1816 an taoine agus an taoine an taoine Aisteanna an taoine an taoine an taoine an taoine an taoine an t   |
| TO HAVE AND TO HOLD THE SAME, With all   | and singular the tenements, hereditaments and appurtenances  | thereunto belonging or in anywise appertaining   |
| the first part dohereby covenant and agree that at<br>good and indeleasible estate of inheritance therein, free a<br>a quiet and peaceable possession of said party of the seco  | of the second part, and to   | erof the premises above granted, and select c<br>will WARRANT AND DEFEND the same i  |
| First. Said partof the first part  | ulo and executed upon the following conditions, to-wit:<br>justly indebted to the party of the second part, in the   |  |
| ing for a loan made by the said party of the second part,<br>gotiable promissory note, executed and delivered by the<br>vable to the order of the said party of the second part,   | , to the said partof the first part, and payable according to<br>be said partof the first part, bearing date<br>as follows:  | the tener and effect of  |
| e for \$   | and a company of the      |  |
| All payable at the office of   | per cent, per annum, and at the rate of 10 per cent, per days of   | with interest thereon from date unter amount after default or maturity; payable semi   |
| each year. The installments of interest until maturity is said part of the first part, each bearing interest after   | are further evidenced by   | notes, of even date herewith, and executed by  |
| mortgaged promises insured in some reliable fire and to  | tt., and agree to pay all taxes and assessments, general and s<br>t shall be made upon said loan, or upon the legal holder of sai<br>municipality, wherein said real estate is situated, when the sar<br>brande insurance company approved by the party of the second<br>art, as   | l part for the sum of \$   |
| l party of the second part to be held by   |  | t the first part assumes all responsibility of proc<br>see in as good repair as they are now, and not t  |
| Fourth. It is further expressly agreed by and between when the same-become die, or in case of dofault in I said fire and tornade instrance, when the same becomes any covenant or condition herein contained, the whole of the property of flavor of secondary to the property of the property | cante any or the improvements to be removed theoreton or to a<br>con the parties hereto that if any default be made in the payme<br>the payment of any installment of taxes or assessments, upon a<br>due, or in ease of removal of any of the buildings or other impro-<br>t said principal sum annued herein, and the interest thereon, as<br>upon said loan, or the premiums for fire and tornado insurane<br>estitately, and the party of the second part or any legal holder of<br>a, from the date thereof at 10 per cent, per annum, crediting r<br>t, or the legal owner and holder of said, note and mortgage, shi<br>tence premiums paid by the party of the second part, the full to<br>be of such payment at 10 per cent, per annum.   | ent of any part of either said principal or interes<br>said premises, or upon said loan, or the premium<br>overnents from said laud, or in case of the branch<br>and all sums paid by the party of the second part<br>by upon said premises, shall become immediatel   |
| vand payable and this mortgage may be forcelesed hum<br>a mentioned in said bond, logother with interest thereor<br>a made upon said sum, and the party of the second par<br>essments upon said premises, or upon said loan, or hisu<br>o areanium; toother with interest thereon from the day   | ediately, and the party of the second part or any legal holder of<br>i, from the date thereof at 10 per cents: per annum, crediting re-<br>t, or the legal owner and holder of said, note and mortgage, sharance premiums paid by the party of the second part, the full to<br>be of such payment at 10 per cent, ber annum.   | this note shall be entitled to recover the princips<br>my and all interest payments made, it any hav<br>all be entitled to recover on account of taxes o<br>amount so paid, as taxes or assessments, or insur  |
| and it is also agreed that in the event of any acidum<br>party of the second part, or  | to the payment of occasion of the continue of continue and continue and continue and continue of the continue of the party of the second part.   | second part, or assigns, shall be outitled to per  |
| It is further agreed and understood that in computing overth, nor in anywise, directly or indirectly, be computing the state of the sta | ng Interest upon this loan in accordance with the stipulations of<br>outed so as to exceed 10 per cent per annum,<br>that this mortgage secures the payment of the principal note<br>the event of any extension of time for the payment of said prin   | t this bond, and this mortgage, such interest shi<br>and interest herein described, and all renewal<br>cipal dobt, to evidence said principal or interes   |
| Sixth. Said parkof the first part, hereby agree  | in event action is brought to forcelose this mortgage  | this note is placed in the hands of an attorney fo<br>any judyment or decree readers! thereon  |
| s and of the homestead exemptions of the State of Oki.  Eighth. It is expressly agreed and understood that nees upon said property prior or superior to this mortga  | ideration above mentioned hereby expressly waiveappraisent aboma.  the party of the second part shall have the right to pay and digo debt, and upon paying and disduarging such lion or incumbrimounts to paid, from the part  | and of said road espain and the connect of the say<br>scharge at his option any and all liens or incum<br>ance the party of the second part shall be entitled  |
| recover the same with interest at 10 for conta upon the<br>need by these notes and may be recovered in the foreclo<br>IN WITNESS WHEREOF, The said partof the<br>above written.  | g first parthorounto subscribed  | name on the day and year   |
| Executed and Delivered in Presence of:   | 영화 보고 있다. 그 이미를 이용 회사를 받는다고 하는데 모양을 하다고 있  | 고등 보험 그는 그 그 그는 이 사람들이 되었다. 其機 사람들은 사람들은 사람들이 가지 않는 사람들이 되었다.  |
| 그림으로 내려보다. 이렇다면 아버지는 소설이다고 어린다리 지내가 가는 살았다.  | And the second s     | 병원의 회사 회원 하실하는 경찰에 가면 어떻게 되었다.   |
| STATE OF ORLAHOMA,   |  |  |
| Before me,   | is in the control of      | a Notary Public, in and for said County and  |
| ned process that that are not the comment of continues of the continues of | within and foregoing instrument and asknowledged to me that  | terrine dans tennings into settling in province design and below the tenning tenning propagation of  |
| The second of th | 보다이 11 이 나는 것이 되면서 아직도 하면 하는 것 같아요요 점에는 얼마를 하는데 하면 그 때 나다.   |  |
| commission expires   | JOYO Written,  | Notary Public.   |
| 이 나는 병에 보는 사람이 있어 나라나 이 생각이 되는 것이 되는 것이 되었다. 그는 것이 없는데 없는데 없는데 없는데 없는데 없는데 되었다.  | man and an andry of many and a second a second and a second a second and a second a second and a second and a second and a     |  |