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|  | je   | REAL ES  |  | arting in table and                        |  |   |  |
|--|--|--|--|--|--|---|--|
| this indenture,  | ten b  | y and between  | W DI   | Tivker<br>  The                            | twood i  | in the year of our I  | ord One Thousand Nine I<br>Alestwood   |
| atemperatura de la compania de la c   |  | d Oord,pw.   |  |  |  |   |  |
| of the County of   | Julsa  |  | State of Oklahome  | ı, part. <i>LÉS</i> o                      | f the first part, a  | nd  | ly   |
| party of the second part: WITNESSETH, That   | the said partill of the  | first part, for and in   | consideration of   | the sum of                                 | 3 iftees   | Hundre  | d-   |
| to him   | in hand paid, by the said  | d party of the second  | l part, the receipt  | whereof is                                 | hereby acknowle  | dged, hy We granted   | , bargained, sold and by t   |
| presents dogrant, bargai<br>following-described tract, I<br>to-wit:  | licco, or parcelof lan   | d, lying and situate   | in the County of.  |  | Julsa  | ation, consider to be because the                                   | and State of Oklah   |
|  | Three (3)  | d Four (   | addition   | loek 1                                     | Krivilher.   | I REASUR  | ER'S ENDORSEMEN  |
|  | State of Okl   | a Indian   | Strattery<br>Shows   | My 1                                       | the  | iherefor in pay   | ER'S ENDORSEMEN<br>errily, that I received<br>Issued Receipt No / I<br>ment of moregage tax of<br>the day of   |
|  | reviaea  | las  |  | <i>U</i>                                   | **************************************                       | within mortga   | day of   |
| eringi - carang dan pertendukun dan dan dirent.<br>Tana arang dan direntah dan   | akina ir a vidynadomalikaysi istoria   |  |  |  |  | j   | An J. Hran   |
| and all rights of homestead e  | xemption unto the said r   | party of the second p  | art, and to  | Sus  | successo   | ors and assigns, forev  | g or in angully alianum<br>er. And the said part A.  |
| of the first part dohereby<br>n good and indefeasible estate   | r covenant and agree that<br>s of inheritance therein, f                           | t at the delivery here<br>ree and clear of all in                      | eof, flog to   | that                                       | the lawful own   | neraof the premises<br>will WARRANT                                 | above granted, and seize<br>AND DEFEND the same  |
| the quiet and peaceable posse  | ssion of said party of the<br>S, And this instrument i                             | second part,   | Ásuce  | essors and a                               | ssigns, forever, a   | gainst the lawful clair   | ns of all persons whomso   |
| First, Said part LA.o.   | the first part   | iustlv   | indebted to the r  | party of the                               | second part, in  | the principal sum of  | (\$ <i>/ 3<sup>-</sup>00, 00</i> DOLLA   |
| being for a loan made by the   | sold norty of the second   | part to the said par   | Lea of the first n   | art: and na                                | vable according t  | o the tenor and effec   | tof 6760 (1)   |
| negotiable promissory note<br>payable to the order of the s<br>One for \$  | executed and delivered<br>aid party of the second                                  | by the said part All<br>part, as follows:                              | of the first part,   | bearing da                                 | te Deplem  | cer s//   | 19 / 4,  |
| One for \$   | 4.C2   | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,                                 | duedue   |  | engrour  | and of shift and a second   |  |
| One for 6  | o of Enchany   | re Nation  | al Borks.  | Tulsa.                                     | Okla   | with h  | terest thereon from date v   |
| All payable at the offic<br>maturity or default, at the ra<br>annually, both before and aft  | er maturity, on the  | 5 /11 per ce   | it, per annum, and inys of Alla                                | sell.                                      | B of 10 ber cour.  | per annum after defai   | allies maturity; payable se  |
| in each year. The installmen<br>the said part. Locof the first p   | ts of interest until matu<br>art, each bearing interes                             | rity are further evide<br>t after maturity at t                        | enced by<br>he rate of 10 per o                                | ent. per an                                | coupon interes<br>num.                                       | t notes, of even dat  | e herewith, and executed   |
| Second. The said part<br>the said premises and any and<br>by the State of Oklahoma, or   | Ald of the first part cov<br>I all taxes or assessments<br>by the county township  | enant and agree to<br>that shall be made<br>or municipality, wh        | o pay all taxes as<br>upon said loan, o<br>erein said real est | nd assessme<br>r upon the<br>tate is situa | nts, general and<br>legal holder of s<br>ted. when the s     | special, and of what<br>aid notes and mortgo<br>one becomes due, an | over character whatsoever<br>iges, on account of said le<br>d to keep the buildings u                          |
| the mortgaged premises insur-  | ed in some reliable fire a   | nd tornado insurançe   | company approv   | ed by the p                                | arty of the secon  | d part for the sum of   | 18/500,00  |
| and to assign the policies to t<br>said party of the second part<br>and care and expense of colle  | to be held by / 140.   | na part, asuntil t   | his mortgage is fu   | illy paid, ar                              | interests may<br>nd said part                                | of the first part assur   | mes all responsibility of p  |
| Third. The part Ald of<br>allow or commit any waste on   | the first part agree   | to keep all buildings,<br>a permit any of the                          | fences, and other  | improveme                                  | ents on said pren  | nises in as good repai  | r as they are now, and no  |
| Fourth. It is further o  | xpressly agreed by and b   | ctween the parties h   | ereto that if any o  | lefault be n<br>f taxes or n               | ande in the payn   | nent of any part of ei  | ther said principal or inte  |
| Fourth. It is further conotes when the same become of said fire and tornado insuration of any covenant or condition on account of taxes or assessmitue and payable and this more | nce, when the same beco<br>herein contained, the wh                                | mes due, or in case o<br>tole of said principal                        | of removal of any<br>sum named herei-<br>or the premitters     | of the build<br>n, and the i               | ings or other imp<br>nterest thereon, a<br>tornoile, insuran | rovements from said<br>and all sums paid by                         | land, or in case of the brothe party of the second p   |
| lue and payable and this more<br>sum mentioned in said bond,   | tgage may be foreclosed<br>together with interest th                               | immediately, and the<br>ereou, from the date                           | e party of the sec<br>thereof at 10 per                        | ond part or a                              | any legal holder of<br>anum, crediting                       | of this note shall be en<br>any and all interest                    | titled to recover the princ<br>payments made, if any b   |
| sum mentioned in said bond,<br>been made upon said sum, and<br>assessments upon said premise<br>ance premiums, together with   | i the party of the second<br>as, or upon said loan, or<br>interest thereon from th | i part, or the legal of<br>insurance premiums<br>e date of such payme  | paid by the part<br>ent at 10 per cent                         | y of the sec<br>per annum                  | and mortgage, s<br>ond part, the full                        | amount so paid, as t  | axes or assessments, or in   |
|  | at in the event of any de  | efault in payment or   | breach of any co-  | renant or co                               | ndition herein, t  |   | of said premises are pled  |
| ession of the said premises, by<br>It is further agreed and  | y receiver or otherwise, a<br>understood that in com                               | t the option of the prouting interest upon                             | arty of the second<br>this loan in accor                       | part.<br>dance with                        | the stipulations   |   | mortgage, such interest s  |
| n no event, nor in envicies, d   | irectly or indirectly, be  | commuted so as to ex   | ceed 10 per cent   | per annum.                                 |  | er automobile a l'attivité d'une et                                 | THE RESERVE TO SERVE A PROPERTY OF THE   |
| Fifth. It is hereby fur<br>principal or interest notes, that<br>upon the same during the said  | t may hereafter be given<br>I time of extension.                                   | , in the event of any  | extension of time  | for the pay                                | ment of said pri   | incipal debt, to evide  | ace sald principal or inte   |
| Sixth. Said part AA.of<br>Dollars (\$10.00), and 10 per co<br>collection, and the sum so due   | the first part, hereby agent, of the amount due the shall become a part of the     | greem in event action<br>hereon, and said atto<br>ie judgment and shal | rney's fee shall be<br>I be secured by a                       | come due a<br>lien of this                 | mortgage   | this note is placed in  | the hands of an attorney<br>cree rendered thereon.   |
| Seventh. Said part A. A. aws and of the homestead ex   | of the first part for the emptions of the State of                                 | consideration above<br>Oklahoma.                                       | mentioned hereby   | expressly 1                                | vaiveappraisen   | ent of said real estat  | e and the benefit of the s   |
| Eighth. It is expressly<br>trances upon said property pr<br>o recover the same with inter-<br>ecured by these notes and ma   | ngreed and understood to<br>for or superior to this mo                             | that the party of the<br>ortgage debt, and up                          | second part shall<br>on paying and dis                         | have the ri                                | ght to pay and o   | lischarge at his option<br>rance the party of the                   | n any and all liens or incu<br>second part shall be entit  |
| ecured by these notes and ma   | est at 10 per cent, upon by be recovered in the for<br>EOF, The said part (18) of  | reclosure thereof at t   | he option of the p   | erty of the                                | second part.   | Mois  | nameA on the day and y   |
| irst above written.  | OI, The said pary  | it the mes part  | 11   |  | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,                      |   | manicp, on one day and y   |
| Executed and J   | Delivered in Presence  | OF:  |  | 1,040,000,000,004,0                        | w-   | 111 Fleets  | vood   |
| ni gamananan sanan s   |  | arganisas canada carraces.   |  | 14-14-14-14-14-14                          | Lat  | 5 K F.  | eetwood  |
| ndrana-december optimiser i december to  |  | ***************************************                                |  |  | - 1849 (   |   |  |
| STATE OF OK  | LAHOMA,  | )<br>·ss.  |  |  |  |   |  |
| Sounty of  | hell De Si   | retter   |  | ages eggi engre genere                     | <del>Tali</del> sassassass                                   | a Notary Publi  | e, in and for said County :  |
| tate, on this  |  | Defterglie   |  |  |  | 함께 하다 수 없고 하느라하는 것 같아요.   | Parkly military and the second se |
| o me known to be the identic   | Late   | G / Al   | enteroud .   | hust                                       | land and   | 1 Mufe  | pypoited the second  |
| many processor and and the it  | na votanents nes ana ne  | or for one nace and )  | ourposes therein s   | et forth.                                  | refler on the p08  | <b>.</b>  |  |
| Witness my hand and o  | Midal seal on the date la  | st above written.<br>2—19/:  | 1 1  | seal)                                      | Ma   | bell Se,S   | <i>letter</i><br>Notary Public   |
| This instrument was file   | al for recent this   | 9  | ay of  | Sel  |  | ****  | t//45 o'clock Q  |
| OSWe   | aues   | ****************   | Magazini Ma  | 1/se                                       | al) L  | euis Cel  | Register of Deeds.   |
|  |  | Deputy:  |  |  |  |   | Register of Deeds.   |