## MORTGAGE RECORD, No. 71

## STATE OF OKLAHOMA **REAL ESTATE MORTGAGE**

CO., LEAVENWORTH, KAR

THIS INDENTURE, Made this. ....day of ......by and between... drail 

of the County of .....

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party of the second part: WITNESSETH, That the said part .....of the first part, for and in consideration of the sum of ......

DOLLARS. ... in hand paid, by the said party of the second part, the receipt whereof is hereby acknowledged, ha......granted, bargained, sold and by these 

of the first part do ... PROVIDED, ALWAYS, And this instrument is made and excented upon the following conditions, to-wit: First. Said part.....of the first part......................justly indebted to the party of the second part, in the principal sum of (S.......

DOLLARS. being for a lean made by the said party of the second part, to the said part. and the first part, and payable according to the tenor and effect of ...... negotiable promissory note..., exceuted and delivered by the said part.....of the first part, bearing data..... payable to the order of the said party of the second part, as follows: 10 . and

One for S ...

One for \$..... One for S... due. 

re and expense of concerning along insurance it 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 or commit any waste on said premises and not to permit any of the improvements to be removed therefrom or to become dilapidated or destroyed.

allow or commit any waste 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 hereto that if any default be made in the payment of any part of either said principal or interest notes when the same become due, or in case of default in the payment of any installment of taxes or assessments, upon said premises, or upon said loan, or in case of the breach of any default for and between the same becomes due, or in case of removal of any of the buildings or other improvements from said land, or in case of the breach of any coverant or condition herein contained, the whole of said premised arm named herein, and the interest thereon, and all any and all the party of the second part or any pay and the part of the preventioned in said premises, shall become immediately, due and payable and this mortgage may be forcelosed immediately, and the part or on the second part or any legal holder of this note shall be entitled to recover the principal sum mentioned in said boal, together with interest thereon, from the date thereof at 10 per cent, per annum, crediting any and all interest payments made, if any have been made upon said sum, and the party of the second part, or the legal owner and holder of said not part, but he legal owner and hold part, but here is and remover and holder such as the part, but he legal owner and holder of said not and nortigge, shall be entitled to recover on account of taxes or premiums, together with interest hereou from the date of any default and math and the full case or assessments or upon said loan, or instrance or the beat of the second part, but here and hold part of any the part, but he legal owner and holder of said not and nortigge, shall be entitled to recover on account of taxes or premiums, together with interest hereou from the date of such part of the second part, the full amount so paid, is taxes or assessments, upon said loan, or instrance or th

And it is also agreed that in the event of any default in payment or breach of any covenant or condition herein, the rents and profits of said premises are pledged 

Seventh, Said part...... of the first part for the consideration above mentioned hereby expressly whive ... appraisement of said real estate and the benefit of the stay and of the homestead exemptions of the State of Oklahoma.

Eighth. It is aspressly 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 incum-es upon said property prior or superior to this morting debt, and upon paying and discharging such lien or incumbrance the party of the second part shall be entitled over the same with interest at 10 per cent. upon the amount so paid, from the part, of the first part and shall be and become a part of the mortigage debt ed by these notes and may be recovered in the foreclosure thereof at the option of the party of the second part. on the day and year

EXECUTED AND DELIVERED IN PRESENCE OF: STATE OF OKLAHOMA, 85. County of. Before mei..... ... Notary Public, in and for said County and State, on this ...... and 00.0 My commission expires Notary Public. This instrument was filed for record this was supported by of such as the second n'elnek. M

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-3 " Will

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Register of Deeds

Deputy.

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