5 MORTGAGE RECORD, No. 71 H ROOK CO., LEAVENWORTH, KAN. No. 20092 CHE COMPARED STATE OF OKLAHOMA **REAL ESTATE MORTGAGE** , day of January .....in the year of our Lord One Thousand Nine Hun-of the County of ..... party of the second part: WINESSETH, That the said part U.A. of the first part, for and in consideration of the sum of Structure Accordingly DOLLARS Thus in hand paid, by the said party of the second part, the receipt whereof is hereby acknowledged, ha & granted, bargained, sold and by these presents do \_\_\_\_\_\_grant, bargain, sell, convey and confirm, unto said party of the second part, and to \_\_\_\_\_\_\_\_Rerr \_\_\_\_\_\_\_successors and assigns, FOREVER, all of the following-described tract #, piece #, or parcel # of land, lying and situate in the County of \_\_\_\_\_\_\_ quarter (f & y) Span Rolling and State c presents do S. grant, bargain, sell, convey and confirm, who said party of the second part, and to free free for the second part, and to free free for the second part, and to free for the second part, and the second part of the second part, and the second part of the second part, and the second part of the second part, and the second part of the second part, and the second part of the second part, and the second part, and the second part, and the second part of the second part, and the second part of the second part, and the second part of th ng to the L TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances thereunto Lelonging or in anywise appertaining, and all rights of homestead exemption unto the said party of the second part, and to <u>here</u> successors and assigns, forever. And the said part *determines* the first part do<u>b</u> bereby covenant and agree that at the delivery hereof, <u>hereof</u> the first part do<u>b</u> bereby covenant and agree that at the delivery hereof, <u>hereof</u> the first part do<u>b</u> bereby covenant and agree that at the delivery hereof, <u>hereof</u> the first part do<u>b</u> bereby covenant and agree that at the delivery hereof, <u>hereof</u> the first part do<u>b</u> bereby covenant and agree that at the delivery hereof, <u>hereof</u> the first part do<u>b</u> bereby covenant and agree that at the delivery hereof, <u>hereof</u> the second part, <u>hereof</u> the second part, <u>hereof</u> the second part, <u>hereof</u> bereby cover, against the lawful claims of all persons whomsoever. due ganciery 26-19----One for \$ One for \$. 10-d to assign the policies to the said party of the l party of the se cond part to be held by til this mortgage is fully paid, and said part This exceed parts of callecting such instrume if loss occurs. This exceed expense of callecting such instrume if loss occurs. This exceed and expense of callecting such instrume if loss occurs. This exceed the expense of callecting such instrume if loss occurs. This exceed the expense of the expense o 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 no event, nor in anywise, directly or indirectly, be computed so as to exceed 10 per cent per aunum. 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, pal or interest notes, that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal or interest the same during the said time of extension. Sights. It is expressly agreed and understand of Oktahoma. Sights. It is expressly agreed and understand of Oktahoma. Events upon said property prior or superior to this morizage debt, and upon paying and discharging such lieu or incumbrance the party of the second part shall be entitled or every the same with interest at 10 per cent. upon the amount so paid, from the part M. of the first part and said sum shall be any become a part of the second part shall be entitled. Events by these priors and many be recovered in the forestraine interest at the option of the part M. of the first part and said sum shall be any become a part of the second part shall be any become a part of the second part. The second part shall be any become a part of the second part. The second part shall be any become a part of the day and year stabutes written. first al Joshua P. Hedge cock EXECUTED AND DELIVERED IN PRESENCE OF Ea. Telly Caroline B Rouse STATE OF OKLAHOMA, Julio E.a. I day ol ..... Jast a Notary Public, 19.12., personally appeared. According Control Control of Succession within and foregoing instrument and acknowled. r the uses and we County of. a Notary Public, in and for said Con Before me,.. State, on this .... *Lista* <u>Hedgecock</u> to me known to be the fidentical persons who executed the within and foregoing instrument and ack <u>theist</u> free and voluntary set and deed for the uses and purposes therein set forth free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal on the date last above written. La E. a. Lilly lipt 21-1912 ission expires... A. D. 10 20 nb 2 30 o'clock P M. A. D. 10 CO. BL-N.C. Of-all Cley Leal Register of Deeds. Deputy. ę, De Da propara mo 12 11 1 M K