MORTGAGE RECORD, No. 71 Ð . 65 STATE OF OKLAHOMA REAL ESTATE MORTGAGE ebruary 7 and Charles E Stalfer THESINDENTURE .day of and hurband mar wo wife tulea of the County of .. party of the second parts nts do., ng-described track..., piece..., or parcel... of land, lying and situate in the County of Lulis The Southerly Forty (40) July of Lot numbered follo to-w Lif (6) in Block Hundred Eighty Seven ed one according of Julea to The pear Theres and -192.2-w Treaturer Pouco. The I CAR I State of the ball of soon Session of the said premises, by receiver or otherwise, at the option of the party of the second part. 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 upon this loan in accordance with the stipulations of this bond, and this mortgage, such interest shall in no event, nor in anywise, directly or indirectly, be computed so as to exceed 10 per cent per naum. Fifth. It is hereby further agreed and understood that this mortgage scences the paymont of the principal note and interest herein described, and all renewal, principal or interest notes, that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to ordenee said principal or interest upon the same during the said time of extension. Sixth, Said part 4460 the first part, hereby farce...In event action is brought to forcelose this mortgage. Advecting the said time of extension. Sixth, Said part 4460 the first part, hereby farce...In event action is brought to forcelose this mortgage and the size placed in the hands of an attorney's fee of Ten Dollars (\$10.00), and 10 per cent. of the amount due thereon, and said attorney's fee shall become due and payable when this note is placed in the hands of an attorney for collection, and the sum so if an all become a part of the judgment and shall be secured by a lien of this mortgage and by adjust greater to decree rendered thereon. Seventh. Said part 440 for the first part for the consideration above mentioned hereby expressly waivo....appraisement of said real estate and the benefit of the stay laws and of the homestead exemptions of the State of Okahoma. Eichth, It is expressly accreed and understood that the part of the second part shall have the right to bay and discharge at his option any and all liens or incom-Dar TREASURERS ENDORSEMENT all we LALLY COUNY Some of the nonestean exemptions of the State of Okingoma. Bighth. It is expressly agreed and understood that the party of the second part shall have the right to pay and disch nees upon said property prior or superior to this mortgage debt, and upon paying and discharging such lien or incumbrance recover the same with interest at 10 per cent, upon the amount so paid, from the part and the first part and said sum sho ured by these notes and may be recovered in the forcelosure thereof at the option of the party of the second part. IN WITNESS WHEREOF, The said part 400 of the first part. New Manual Amount of the party of the successful of the successful of the second part. Above witten. arge at his option any aud all liens or incum-a the party of the second part shall be entitled il be and become a part of the mortgage debt 1.1.3.1 WAYNE into subscribed. Dated di t-ZZ Stalker first a EXECUTED AND DELIVERED IN PRESENCE OF: talker STATE OF OKLAHOMA a Notary Public, in and for said County and State, on this and Charles E C_{i} caul Rueban M. Some Stat 401 xecuted the same as a to be the identical persons who executed the within and foregoing instru nt and neki alged to me the therein set forth. act and deed for the uses and Gilber int seal on the data last above $\frac{1}{2}$ ss my hand and offic 6. H 26 M Notary Public February Old o'clock C.M. 1. A. D. 1922 strumont war filed for aurease Leal, Deputy. (M)

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