# 62819

| THE STATES AND A S | 요. 그는 그 물이 이 집으면 그렇지 않는 일 때 뭐 이 이 이 이 가지 않는데 이 나를 하는데  | MORTGAGE   |
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| the final part, which contenged and heavy manages. 10. Manh. R. M. Calebraty M. Committy, State of Otherhom, now and produced the second part, the fallowing described real units and promises altered to the . Calebraty M. Caleb | Know All Men by These Presents:  | tation his mile  |
| the final part, which contenged and heavy manages. 10. Manh. R. M. Calebraty M. Committy, State of Otherhom, now and produced the second part, the fallowing described real units and promises altered to the . Calebraty M. Caleb | THAT SOME STITUTE OF AN COLUMN STITUTE   | all hat Solver hat his sufficient for Line and a second se |
| party of the second part, the following-described real seals and prominent insisted in   | to the state of th | County, State of Okiahoma, parterson   |
| Scheldbiller Control of the San State of San | the first part, hall-Lmortgaged and hereby mortgage to Prant K. All  | Cultright  |
| Addition Secretary Secreta | party of the second part, the following-described real estate and premises, situated in  | Lea  |
| Addition Secretary Secreta | The Southwest Quarter of the Northeast Qu  | easter of Section Two (2)  |
| A SULPHY SECRETARY ADMINISTRATION OF THE ADMINISTRATION OF THE SECRETARY ADMINISTRATION OF THE ADMINISTRATION  |  |  |
| Section of the sectio | THE NORTHWEST GUARTER OF THE SOUTH WAS QUARTED OF THE NORTH GUARTER OF THE NORTHWEST QUARTER OF THE N  | Minder of fine sixtuanist Addition and<br>section Tweer (12) agai The 1 of Sintain<br>artheast. Gararter of Lecture. Minden.   |
| This mortgage is given to secure the principal sum of  | (13) All in Sounday, seventren (12) North of   | Range Twelve (12) East of Man  |
| time and payable on the  | with all the improvements thereon and appurtenances thereinto belonging, and warrant the title   | to the same.   |
| per anoun, payable   | This mortgage is given to secure the principal sum of  | d + Nollow DOLLARS   |
| per anoun, payable   | due and payable on the First day of Culy   | 19. 18 with interest thereon at the rate of All per cent   |
| and payable to the order of the mortgages herein, and ablested for the principal sum of  |  |  |
| mail payable to the order of the mortgages hereis, and being for the principal sum of  | printing payment of the state o | 1) 10 Avitationa Quel Missell Mitetialles  |
| with field coupon notes attached, evidencing said interest; one cupon being for  | certain promissory notemol even date herewith, given and signed by the makers hereot 47.1.   | an The and the Marine and the  |
| and filted   |  |  |
| Affaums accurately this Mortgage shall be paid at the office of C. R. McGULLOGGII & Co., Tules, Oblehoms, unless otherwise specified in the note and component of the first part will pay said praidings and final trees at the times when the same and the most part of the first part will pay and praidings and final trees the name are the used year, paid will not complete the contract of the first part will pay and praidings and final trees the name are the used year, paid will not complete the contract and praidings and contract will pay of the first part of the first |  |  |
| T IS EXPRESSIVA AGUEED AND UNDERSTOOD, By and between the said persiste hereto, that the hort gas and the same and the first when the same fall day, and at the place and in the manner provided is said not, and will not go and the first persistence and the first persistence and the same are the card year, and will not examend a persistence that the hubblings and other improvements against soil and when the name are thin early year, and will not examend when the same and is precised to the same and against soil has been good and good and the first persistence which the same of the same and the several party or its assignment against soil by first or lightling for not been than in term and compassed as absolutely as a signal of the first pury, to saligh the interms of the persistence of the same and the |  |  |
| Score and comparison of the surject against loss by five or lighting for not ber than the form and comparison of the surject and second party. If the title to the said recent bards in the said second party is authorized, as agent of the first party, to assign the insurance to the grantee of the clip.  Party of the first part and.  If its party of the first part and.  If the second party, his being recention, administrators and assign, will suffer the second party his being recentled, administrators and assign, will recent the deceaded premise against the hard claims and demands of a persons.  If its PURTHER AGREED AND UNDERSTOOD, That the said second party may pay any taxes and assessments levied against and premisus or any other sum necessary to protect the rights of such party or its assigns, including insurance upon building, and every each payment is accurately nevery, and that it case of a foreclosure hereof, and as often as any foreclosure hardon any to fine first, and that every such payments as accurate hereby, and that it case of a foreclosure hereof, and as often as any foreclosure hardon any to fine first, the hardon of the party of the first party and that it case of a foreclosure hereof, and as often as any foreclosure hardon any to fine first, the hardon of the interpretation of the party of the first party promises and agree to pay, together with expense of examination of this payment is accurately hereofor.  ADD IT IS PURTIFIER AGREED, That upon a breast of the warranty herein or upon a failure to pay when dus, any sum, interest or principal, secured hereby or any taxes of assessment herefor mendound, or to tomply with any requiremental herefor.  ADD IT IS PURTIFIER AGREED, That upon a breast of the warranty herein or upon a failure to pay when dus, any sum, interest or principal, secured hereby or any tax or assessment herefor mediant, and the purposes the heads of the highest payment of the surface, or aspire, with interest therefor any taxe of the highest payment in the payment in the payment |  |  |
| Score and comparison of the surject against loss by five or lighting for not ber than the form and comparison of the surject and second party. If the title to the said recent bards in the said second party is authorized, as agent of the first party, to assign the insurance to the grantee of the clip.  Party of the first part and.  If its party of the first part and.  If the second party, his being recention, administrators and assign, will suffer the second party his being recentled, administrators and assign, will recent the deceaded premise against the hard claims and demands of a persons.  If its PURTHER AGREED AND UNDERSTOOD, That the said second party may pay any taxes and assessments levied against and premisus or any other sum necessary to protect the rights of such party or its assigns, including insurance upon building, and every each payment is accurately nevery, and that it case of a foreclosure hereof, and as often as any foreclosure hardon any to fine first, and that every such payments as accurate hereby, and that it case of a foreclosure hereof, and as often as any foreclosure hardon any to fine first, the hardon of the party of the first party and that it case of a foreclosure hereof, and as often as any foreclosure hardon any to fine first, the hardon of the interpretation of the party of the first party promises and agree to pay, together with expense of examination of this payment is accurately hereofor.  ADD IT IS PURTIFIER AGREED, That upon a breast of the warranty herein or upon a failure to pay when dus, any sum, interest or principal, secured hereby or any taxes of assessment herefor mendound, or to tomply with any requiremental herefor.  ADD IT IS PURTIFIER AGREED, That upon a breast of the warranty herein or upon a failure to pay when dus, any sum, interest or principal, secured hereby or any tax or assessment herefor mediant, and the purposes the heads of the highest payment of the surface, or aspire, with interest therefor any taxe of the highest payment in the payment in the payment | IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and between the said parties be of the first part will pay said principal and interest at the times when the same fall due, and at t | ercto, that this Mortgage is a first lien upon said premises; that the part<br>he place and in the manner provided in said note, and will pay all taxe   |
| Dollan form and comparing a chief hose by fire or lighting for not bee than the form and compined chief and the case of access of each of the control of the form and compined chief and the case of access of the case of access of the first party, to satige the insurance to the grantee of the fills.  Puty of the first part and the state of the first party, to satige the insurance to the grantee of the fills.  Puty of the first part and the state of the first party, to satige the insurance to the grantee of the fills of the state of the fills.  Puty of the first part and the state of the first party of protect the rights of such party is a first party of protect the rights of such party is a first party of the first party and nation of the first party and the first party and that it made of a foreclosure hereof, and as often a my foreclosure hereof only is first, the holder hereof and necessary to protect the rights of such party for an anticome year.  Pure from the first party an attempt year of the first party of the first party promises and agree to provide for year and the state of the fill year.  Pure purvised for year and the state party with a secure of the marging or to prove its limits of the first party promises and agree to provide the party of the first party promises and party party of the first party par | and assessments against said land when the same are due each year, and will not commit or perm<br>ments thereon shall be kept in good repair and shall not be destroyed or removed without the co  | it any waste upon said premises- that the buildings and other improve<br>usent of the second party, and shall be kept insured for the benefit of th  |
| Party of the first part and  |  |  |
| To its FURTHER AGRISED AND UNDERSTOOD, That the said second party may pay any taxes and assessments levied against said premises or any other aum oncessary to protect the rights of such party or its assigns, including insurance upon buildings, and recover the same from the first party with. All  | A. Land  |  |
| necessary to protect the rights of such party or its assigns, including insurance upon buildings, and recover the same from the first party with.  **All **Line **L | persons.   |  |
| recover from the first party an attorney fee of  | 그는 사람들은 사람들이 되었다면 하는 사람들이 되었다. 그 사람들은 사람들이 되었다.  |  |
| ADDIT S FURTHER AGREED, That upon a breach of the warranty herefor.  AND IT S FURTHER AGREED, That upon a breach of the warranty herefor or upon a failure to pay when due, any sum, interest or principal, secured hereby for any two assessment herein mentioned, or to comply with any requirements herein or upon any waste upon said promises, or any removal or destruction of any building to their improvements thereon, without the consent of the said second party, the whole sum secured hereby said in once and without notice become due and payable at the position of the holder thereof, and shall here interest thereafter at the rate of  |  |  |
| AND TIS FURTHER AGREED, That mon a breach of the warranty berein or upon a failure to pray when dua my sum, interest or principal, secured hereby on any twate upon said premises, or any removal or destruction of any building or other improvements thereon, without the consent of the said second party, the whole sum secured hereby shall at once and without notice become due and payable at the principal of the profession of this mortgage and to have the said premises goal and and without notice become due and payable at the be entitled to a foreclosure of this mortgage and to have the said premises and and the proceeds applied to the sums secured hereby; and that immediately pon the fling of the petition in foreclosure the ledder hereof shall be entitled to the possession of the said premises, and to edited and apply the rents thereof, lear reason hereby consent, which appointments may be made either before or after the decree of foreclosure, and the holder hereof shall in one case he held to account for any rents or damage other than for rents actually received; and the apprisement of said premises is hereby expressly waived. And all the covenants and agreements herein containes shall run with the land herein conveyed.  This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Okluhoma.  Dated this  | recover from the first party an attorney fee of  | Dollars, or such different sum as may be which is secured hereby, and which the first party promises and agree is incurred in litigation or otherwise, including attorney fees and abstract by the mortgagor to the mortgagee or assigns, with interest thereon a  |
| AND TIS FURTHER AGREED, That mon a breach of the warranty berein or upon a failure to pray when dua my sum, interest or principal, secured hereby on any twate upon said premises, or any removal or destruction of any building or other improvements thereon, without the consent of the said second party, the whole sum secured hereby shall at once and without notice become due and payable at the principal of the profession of this mortgage and to have the said premises goal and and without notice become due and payable at the be entitled to a foreclosure of this mortgage and to have the said premises and and the proceeds applied to the sums secured hereby; and that immediately pon the fling of the petition in foreclosure the ledder hereof shall be entitled to the possession of the said premises, and to edited and apply the rents thereof, lear reason hereby consent, which appointments may be made either before or after the decree of foreclosure, and the holder hereof shall in one case he held to account for any rents or damage other than for rents actually received; and the apprisement of said premises is hereby expressly waived. And all the covenants and agreements herein containes shall run with the land herein conveyed.  This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Okluhoma.  Dated this  |  |  |
| This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma.  Dated this  | AND IT IS FURTHER AGREED. That upon a breach of the warranty herein or upon a  | failure to pay when due, any sum, interest or principal, secured hereby<br>ny waste upon said premises, or any removal or destruction of any building<br>ed hereby shall at once and without notice become due and payable at the  |
| This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma.  Dated this /8 // day of   | option of the holder thereof, and shall bear interest thereafter at the rate of  | cent. per annum, and the said party of the second part or its assigns, shall applied to the payment of the sums secured hereby; and that immediately f the said premises, and to collect and apply the rents thereof, less reasonal he entitled to a receiver, to the appointment of which the mortgagor and the holder hereof shall in no case be held to account for any renta expressly waived. And all the covenants and agreements herein contained   |
| STATE OF OKLAHOMA,  Before me,  July  COUNTY, ss.  Before me,  July  Manual  Before me,  July  Before me,  Before me,  July  Before me,  B |  | d and construed by the laws of the State of Oklahoma.  |
| STATE OF OKLAHOMA,  Before me, Phil G Krenice's day of June 1914, personally appeared in and for said County and State, on this 1811.  In and for said County and State, on this 1811.  In and for said County and State, on this 1811.  In and for said County and State, on this 1811.  In and for said County and State, on this 1811.  In and for said County and State, on this 1811.  In and for said County and State, on this 1811.  In and for said County and State, on this 1811.  In and for said County and State, on this 1811.  In and for said County and State, on this 1811.  In and for said County, said County, said and County appeared and foreign instrument, and acknowledged to me that Atteg 200.  Executed the same as 1811.  Witness my hand and official seal the day and year above written.  My commission expires. July 12 - 1817.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed in my office for record on the 1911.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed in my office for record on the 1911.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  | Dated this 8/11 day of Quice 1   | 9./24  |
| STATE OF OKLAHOMA,  Before me, Phill Co Kraniels a Many of Gun a Many place of the uses and purposes set forth.  Witness my hand and official seal the day and year above written.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed in my office for record on the 12 day of Gun a Many of Gun a Many of Gun and Gun a |  | and maritatage   |
| STATE OF OKLAHOMA,  Before me, fliel & Kraniels a Metary public in and for said County and State, on this first ment to me known to be the identical person Swho executed the within and foregoing instrument, and acknowledged to me that Attey executed the same as Attely free and voluntary act and deed for the uses and purposes set forth.  Witness my hand and official seal the day and year above written.  My commission expires July 12-1817.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed in my office for record on the 13 day of Juni.  A D. 10 14, at 9 22-10 of clock. A. M.  | SIGNED IN THE PRESENCE OF  | Jan William Chill Callette   |
| Before me, fliel & Kraniels a Mary public in and for said County and State, on this /// My personally appeared on the known to be the identical person. Swho executed the within and foregoing instrument, and acknowledged to me that Atter executed the same as Mills free and voluntary act and deed for the uses and purposes set forth.  Witness my hand and official seal tho day and year above written.  My commission expires July 12 - 1817.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  This instrument was filed in my office for record on the 19 day of July 1 A. D. 10 14, at 9 22 day of July 1.  | randra de la composição d<br>La composição de la compo   | Alice MI Dutelell  |
| Before me, fill ( Nellill) and for said County and State, on this 18/11. day of find Alice M Distribute 19/4, personally appeared for me known to be the identical person Swho executed the within and foregoing instrument, and acknowledged to me that Alicy executed the same as Alice M Witness my hand and official seal the day and year above written.  Witness my hand and official seal the day and year above written.  My commission expires fully 12-1917. County Public.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  This instrument was filed in my office for record on the 19 day of June 1 A. D. 10.14, at 9.25 o'clock. A. M.   |  | 물리를 다르면 말을 시험을 한 시간에 다른 반장.  |
| Before me, fill ( Nellill) and for said County and State, on this 18/11. day of find Alice M Distribute 19/4, personally appeared for me known to be the identical person Swho executed the within and foregoing instrument, and acknowledged to me that Alicy executed the same as Alice M Witness my hand and official seal the day and year above written.  Witness my hand and official seal the day and year above written.  My commission expires fully 12-1917. County Public.  STATE OF OKLAHOMA, TULSA COUNTY, SS.  This instrument was filed in my office for record on the 19 day of June 1 A. D. 10.14, at 9.25 o'clock. A. M.   | <mark></mark>  | nation described in the second second second in the second second second second second second second second se<br>The second se  |
| to me known to be the identical person Swho executed the within and foregoing instrument, and acknowledged to me that Ally executed the same as Allicia free and voluntary act and deed for the uses and purposes set forth.  Witness my hand and official seal the day and year above written.  My commission expires Guly 12-1917 Solution  Notary Public.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed in my office for record on the 19 day of July 10 A. D. 1014, at 9 P2 of clock. A. M.   | STATE OF OKLAHOMA, Julea COUNT   | ry, ss.  |
| no me known to be the identical person Swho executed the within and foregoing instrument, and acknowledged to me that Attey executed the same as Attely free and voluntary act and deed for the uses and purposes set forth.  Witness my hand and official seal the day and year above written.  My commission expires fully 12-1917 Solution.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed in my office for record on the 19 day of 19 da | Before me. Phil Co Krances   | Wotary Public  |
| to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that Ally executed the same as Alle is free and voluntary act and deed for the uses and purposes set forth.  Witness my hand and official seal the day and year above written.  My commission expires Guly 12-1917 Solution Notary Public.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed in my office for record on the 19 day of July 10 A. D. 1014, at 9 P2 o'clock. A. M.  | 19-At P.   |  |
| to me known to be the identical person Swho executed the within and foregoing instrument, and acknowledged to me that Attey executed the same as Attely free and voluntary act and deed for the uses and purposes set forth.  Witness my hand and official seal the day and year above written.  My commission expires. July 12-1917. State of OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed in my office for record on the 19 oday of July 10 oday of A. D. 1014, at 19 00 oday of M.  | in and for said county and state, on this way of the day of  | lie o 111 022 that he had a personally appeared  |
| My commission expires Guly 12-1917. Class County, ss.  This instrument was filed in my office for record on the 19 day of  |  |  |
| Witness my hand and official seal the day and year above written.  My commission expires. July 12-1817. Slal) Phil Co HS and 105 Notary Public.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed in my office for record on the 13 day of July 1. A. D. 10.14, at 9.25 o'clock. A. M.  | to me known to be the identical person. Swho executed the within and foregoing instrument, and   | acknowledged to me that executed the same as   |
| My commission expires July 12-1317 (SIGN) My Commission expires My Commission  |  |  |
| STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed in my office for record on the 19 day of July 1  | Witness my hand and official seal the day and year above written.  | al) Phil Co Krances  |
| This instrument was filed in my office for record on the 19 day of Just 1 Color o'clock. A. D. 10.14, at 9 C3  | My commission expires. Surely 1.2.   | Notary Public.   |
| oʻelock  | STATE OF OKLAHOMA, TULSA COUNTY, ss.   |  |
|  | This instrument was filed in my office for record on the   | John J. M. 9. 25   |
| By Denuty Denuty Alder Album Callett Control of Dands  | 동영국 강하다 항공성을 받아 하면 하는데 모임하다 보고 있는데 되었다.  |  |
|  | By   | Mell dellus ( Celule Register of Deads   |