and the second with a second of the second second second and the second 289REAL ESTATE MORTGAGE. <u>s¥th)</u> day of Plonenaller, A. D. 19.29, by and between Carrier Jourse (nel Jame) THIS INDENTURE, Made this. fer and funchand Julian Dellea 1h reak. of the g 6 unty of... and State of Oklahor a, part clock of the first part, and F m Sutton .of the second part: WITNESSETH, That the said particles of the first, for and in consideration of the sum of dig. furning any WITNESSETH, That the said particle of the first, for and in consideration of the sum of <u>Aip</u> <u>Internal Millen 19</u> <u>appendix</u> <u>Internal</u> <u>Dollars</u>, to <u>these</u> in hand paid, by the said particle of the second part, the receipt whereof is hereby acknowledged, have Granted, bargained and sold, and by these presents do grant, bargain, sell, convey and confirm unto the said particle of the second part, and to <u>Lies</u> heirs and assigns, forever, all of the following described tract, plece, or parcel, of land, lying and situate in the County of <u>Tielea</u> and State of Oklahoma, to wit: <u>Internal fille</u> <u>souther second fille</u> <u>souther souther second fille</u> <u>souther souther second fille</u> <u>souther second fille</u> <u>sou</u> in the Dollars, to tugaty two (2.2) of township twent the (TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditan ents, and appurtenances thereunto belonging, or in any wise appertaining, and all rights of homestead exemption unto the said part of the second part, and to file heirs and assigns forever. And the said part of the first part do hereby covenant and agree that at the delivery hereof. hereby in, free and clear of all incumbrances, and that will warrant and defend the same in the quiet and peaceable possession of said part of the second part, heirs and assigns, forever, against the lawful claims of all persons whomsoever. 0 PROVIDED ALWAYS, and this instrument is made, executed and delivered upon the following conditions, to wit; First: Said first part is justly indebted unto the said second part of in the principal sum of Said first for the said second part of the said second parts of the said second part of the said second part of the bela according to the tenor and effect of _______ certain negotiable promissory note______executed and delivered by the said first part _______ to the said first part _______ bearing date the Jular, She fist day of Occilgil 2400,1909, and payable to the order of said second partification on the with interest thereon from date until maturity at the rate ofper cent per annum, payable _______ annually, which interest is evidenced by. ...coupon interest notes of even date herewith, and executed by the said first part led, one, (the first) for thirty side by one and the said first part led, one, (the first) for thirty side by one and the said first part led, one, (the first) for the bollars each due on the 19/11.19/12, 19/3 & 19/14, Dollars, due on the day of fiseti day of December respectively. Each of said principal and interest notes bear interest after maturity at the rate of *C* part of at *find* afficiencial *Tulsal*, *While Martin* exchange on New York. SECOND: The said part of the first part agree to how it is the said part of the first part agree to how it is the said part of the first part agree __per cent per annum, and are made payable at the order of said second ...to keep all buildings, fonces and other improvements on the said land in as good repair as they now are, and not mmit or allow any waste on said premises. is situated, when the same become due, and to keep the buildings upon the mortgeged promises insured in some remain in passage company, approved y, ap stant be entitled to demand and receive from the first part (2) full payment of said morigage debt at any time. be entitled to demand and receive from the first part (2) full payment of said morigage debt at any time. such debt by action to foreclose this morigage the same as if first part (2) had defaulted in the performance of all the other provisions hereof resting upon (2) had benefit of the homestead exemp-tion and stay laws of the State of Okiahoma. The foregoing conditions being performed, this conveyance to be void; otherwise of full fore and virtue. IN TESTIMONY WHEREOF, the said part des of the first part hereunto subscribe. their name. seal, on the day and year first above Transetto mark of facol your Transtory Cassie .(Seal.) acab ()X 0 nort files forming mark forming Wristen by J. C. Cavett, .(Seal.) State of Oklahoma, 55 County of Tulsa. More with and for the use and purposes therein set forth. forde off E "1910, July) Notary Public. uly My commission expire Filed for Record the 214 day of 22007 A.D. 100 9. al H.G. Wackley Register of Deeds. Вy Deputy. ers sin an antiqua a sin s 124

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