297ASH COMP REAL ESTATE MORTGAGE. A. D. 19_2, by and between Lela S. Dre THIS INDENTURE Made this b b the day of familiary 1. Murrelle ? Robert a. Aflinith 7 ula of the County of reduct William second part: WITNESSETH, That the said part if of the first, for and in consideration of the sum of. Twelvel to undred a nofice the Dollars, to d. in hand paid, by the said part ies of the second part, the receipt whereof is hereby acknowledged, had granted, bargained and sold, and by these presents Addrant, bargalu, sell, convey and confirm unto the said part de of the second purt and to the following described tract. do. , of land, lying and situate in the County of... pie , or parcel... The west half of the mortheast quarter (11/2, 11/64) of section eleven (1). wuship musteen (19) morth and of range fourteen (14) east of the Indian and meridian TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments, and appurtenances thereunto belonging, or in any wise appertaining, rights of homestead exemption unto the said part 2000 the second part, and to free heirs and assigns forever. And the said part of the first part do for hereby covenant and agree that at the delivery hereof and interitance there-in, free and clear of all incumbrances, and that heirs and assigns, forever, against the lawful claims of all persons whomsoever. First: Said first part <u>y</u> is justly indebted unto the said second part is helps for a loss made in the principal sum of <u>First loss loss</u> is in the principal sum of <u>First loss loss</u> is the PROVIDED ALWAYS, and this instrument is made, executed and delivered upon the following conditions, to-wit: uble according to the tenor and effect of <u>oracle</u> certain negotiable promissory note <u>executed and delivered by the said first part of</u>, bearing <u>all fills</u> <u>lafter</u> ., bearing date andasa 20 at Gos al mater Ļ day of day of February 19121 1913,19 114 and 1915 respectively. Each of said principal and interest notes bear interest after maturity at the rate of the per cent per annum, and are made payable at the order of said second particles at *Communicated National Bank Hauss Bits, Kau* with exchange on New York. SECOND: The said part is on the first part agree.... to keep all buildings, fences and other improvements on the said land in as good repair as they now are, and not to commit or allow any waste on suid premises.
THIRD: It is further expressly agreed by and between the parties heredunto 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 may installment of taxes or assessments upon said premises, or upon said loan, or the premium for fraingurance as hereinalfor provided, when the same become due, or in case of the breach of any installment of taxes or assessments upon said premises, or upon said loan, or the premium for fraingurance as hereinalfor provided, when the same become due, or in case of the breach of any covenant or condition herein contained, the whole of said principal or interest in any default in grament or breach of any covenant or condition herein the rents and profiles of said premises are piedged to the part. The provide of the second part, or assigns, as additional collateral security and said part. And the second part, or assigns, as and difficult in the principal or the first part hereby agree....., in the ovent action is brought to foreclose this mortgage. Will pay a reasonable attorney's fee of the safe there have hereby agree....., in the ovent of time for the payment of the principal note and interest herein described and all renewal principal or interest notes that may hereafter be given, in the ovent of any extension of time for the principal note and interest herein described and all renewal principal or interest notes that may hereafter be given, or the or said mortgage on account of said principal debt, to evidence said principal or the interest upon the same there and this mortgage on account of said principal debt, to evidence said principal or the interest upon the same there and the same become due, and to kee the buildings upon the mortgage on account of said principal debt, to evidence said principal or the interest upon the same therein said mortgage on account of said principal of the same therein additing the principal or th such debt by action to foreclose this mortgage the same as if first part of had defaulted in the performance of all the other provisions hereof resting upon to do. And the said part of the first part, for the said consideration do of hereby expressly waive appraisement of said real estate, and all 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 force and virtue. and affired feer seal, on the day and year first above Lelas & Drew new Wright. ..(Seal.) ... (Seal.) 1.7.1. The . 1 descent of science ball the second s State of Oklahoma,]_{ss.} County of Tulsa. Sutton, a notary Public M ., in and for said County and State, on this A. 6the __day of Beforo migand Lela S. Dyter, new Whight, a wiedow foregoing instrument, and acknowledged to me that she executed the same as here ... to me known to be the identical person. who executed the within and free and voluntary act and deed, for the uses and purposes therein set forth. WITNESS my hand and official seal the day and year last above written, F.M. Suttonle. -leaf nission expires March 16th 1911. Notary Public. My con o'clock R.M., and Recorded the. Filed for Record the Leb day of fam. A.D. 1910. at 3 A.D. 19 Ali Walkley. Register of Deeds. Deputy. By

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