d de la company de la comp 548 COMPARED MORTGAGE This instrument was filed for record in my office on the May A. D. 19 05 at 8 30 o'clock .day of ....M., and duly recorded in Book ... on Page (Seal) Walkley Register of Deeds. Deputy Tees. March This Indenture, Made this. 5th ...day of in the year of our Lord One Thousand Nine Hundred and eight anues McCann and Mary M Came - his wig between Ű lad of the County of. .....and State of Oklahoma, of the first part, and The Menning Successfunction Bringang of the second part. WITNESSETH, that the said part III of the first part, in consideration of the sum of Area Junched ighty two and 50 ...Dollars, to ... filececeduly paid, the receipt of which is acknowledged, ha sold, and by these presents do .... ....Grant, Bargain, Sell and Mortgage to the said party of the second part or assigns forever, hereby all that tract or parcel of land situated in the County of Aulean in the State of Oklahoma, described as follows, to-wit: & too (2) in the -George B. Re A STATE 100 of the Indian Meridian, containing in all. acres, more or less, according to the Government survey thereof. And it is hereby mutually agreed that in case the party of the second part or its assigns, should hereafter appear in any of the land departments or offices of the general Government, or in any court, in order to preserve or protect the title hereinbefore warranted, all costs and expenditures made in that behalf shall be added to the amounts hereby secured and shall bear interest at the same rate, with the appurtenances, rents, issues and profits and all the estate, title and interest of said part interest of the first part therein. And the said part. Let. of the first part do .... ....hereby covenant and agree that at the delivery hereof. Chis Grant is intended as a Mortgage to secure the payment of the sum of for Dollars, payable as follow \$ 124 Sep \$ 117, 25 21 Ist, 19.17; \$ 121.25 March \$ 119. 1st, 19.0.9.; Se march .1st, 19 lst, 19. State of the first part is the same and payable or and pay be served. It is conveyance shall be a list of the second part, and the option of the part is and payable or and payable or and payable. The payable with the costs and payable or not, at the option of the part is the part is successors or assigns; and out of all the more satisfies there by raining such sale, and the overplus, if any there be, shall be payable at the payable or the second part, and by any the part is the payable or the second part of the second part, and the payable or the second part is and payable, or any part thereas thereas the option of the part of the second part, and the second part, and the second part, and thereas thereas thereas thereas thereas the payable or any part thereas thereas the payable or any part thereas the payable or not, at the option of the part of the second part, its successors or assigns; and out of all the moneys arising from such sale to retain the amount due for principal and interest, taxes and penalties thereas, and interest on adding such sale, and the overplus, if any there be, shall be part mathing such sale, and the overplus, if any there be, shall be part mathing such sale, on demand to the said part. With the costs and charges of making such sale, and the overplus, if any there be, shall be part mating such sale, on demand to the said part. With the costs and charges of making such sale, and the overplus, if any there be, shall be part mating such sale, on demand to the said part. With the cost and charges of making such sale to rectain the mortgagor will pay to said plaintiff fifty dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and that mount there is said for the same manner as the principal and included in any jadgement or decree rendered in any fourt is such as a safe and the same mount there is said to rectain the same manner as the principal det bereby secured. It is expressly at the there is all be is the rectar and the same shall be a IN WITNESS WHEREOF, The said part 12 of the become part ha 22 hereunto set theuh hand and seal the day and year first above written. Signed, and delivered in the presence of Januer McCann Man Millann. ROC. ..... (SEAL.) M.A (SEAL.) STATE OF OKLAHOMA, \$\$\$. County. V. Q, ~ Before me, Notary Public in and for and <u>Mary Public</u> and state on this <u>The</u> day of <u>March</u> 1925, personally appeared <u>for and March</u> and <u>March</u> to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that <u>March</u> executed the same as <del>March</del> free and voluntary act and deed for the uses and purposes therein set forth. MYTNESS my hand and official seal the day and year last above set forth. My Commission expires <u>Appendia</u> <u>19.9</u>. <u>Okan</u> <u>March</u> Notary Dablie ASSIGNMENT. DOLLARS, For and in consideration of the sum of ... to\_\_\_\_\_\_in hand paid, the receipt of which is hereby acknowledged the within mortgage and note ..... thereby secured, without recourse. -do hereby transfer to IN WITNESS WHEREOF, ..... ....have hereunto set ..... hand. ....this State of. County, ss. before me, a Notary Public in and for said County, personally appeared On this. -day of the foregoing assignment, and duly acknowledged the execution of the same to be his voluntary act and deed for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have bereanto set my hand and official seal, on the day and date last above written. ...who executed My Commission expires. A. D. 19 Notary Public. rejų; **\*\*** 

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