MORTGAGE OF REAL PROBERTY. THIS INDENTURE, Maile this 13 4 day of april A. D., 190. 7., between any Rook P.L.L. C.O.C. Lillie R. Rook, Julsa, d.J. , bis wife, and Farmers k of Tules, J.J. witnesseth, that he esta Perry Rook and Lillie R. Rook Jarmers nath Bank national Bank is justly indebted to the said WHEREAS, the said. One hundred Len in the evidence | hy there of even date herewith, to-wit: iote due. Oct 13 and one note due ..... One note due for \$ NOW, THEREFORE, the sold Perry Ros his wife, for the better se uring the payment of the money aforesaid, with in g to the tenor and effect of said note above mentioned, do hereby grant, bargain, sell and convey unto the said Yarmers natt Bank, heirs and assigns forever, the follo wing described real estate, to-wit: Lots numbered one (1) Invo (2) and three (3) in Block numbered one (1). in the Caklason addition to the City of Telsa, according to the recorded. official Clar thereof. with all the improvements thereon at the present time, or that hereafter may be placed thereon, together with all the privileges and appurtenan TO HAVE AND TO HOLD the above granted, bargained, and described premises unto the said Farmen nath Bank own proper use, benefit and behoof forever. AND WHEREAS, For the further security of said indebtedness, the said p rt ... of the first part, covenant and sgree with the said part .... of the second part, heirs and assigns in one or more insurance companies sati factory to the said part ... of the second part, against fire, lightning or tornadoes. Should the part ..... of the first pirt make default in the performance of any of thes, stipulations, the said part ....... of the second part may immediately perform and discharge the same, and all ac so expended by the said part ...... of the second part, heirs or assigns, in paying said taxes, insurance pre ments or in protecting said title, or making said repairs, shall become a debi due in addition to the indeb edness afor-said, and secured in like manner by this mottgage, and shall bear interest from the time of the payment there if at the rate of eight per cent per annum payable on demaid. And for the consideration aforesaid, and for divers other good and valuable consideratione, I. Lellie R. Rock Perry Rook , do hereby it ease and quit-claim unto the soid. Taumeuc wife of said. Matt Bauk heirs and assigns, all my right, c sim or possibility of dower in and out of the stor described premises CONDITIONED, However, that if the soil John Rook and Lillie R. Rook rs, or administrators, shall well and truly pay or cause to be paid to the said formers Furth Back; heirs, executo y, with interest the ording to the tenor of said naid in full force and effect IN TESTIMONY WHEREOF. and have bereunto set and hand. Lon this the day and year first above written. (L. S) Lillie v rock UNITED STATES OF AMERICA, WESTERN DETRICT, INDIAN TERRITORY hotary Cublic BE IT REMEMBERED: That on this day cume before me, the undersigned, a. within and for the Meature. District of Indian Territory aforesaid, duly commissioned and acting. I Perry Rever nown as the mortgagor: ... in the foregoing instrument, and stated that ..... he .... had executed the same for the consideration and pup ses there is mentioned and to me l set forth. And on the same day volunturily appeared before me, the said . Lillie A. Rook wife of said Perry Rook ... to me well known, and in the absence of her said husband declared that she had, of ed said deed and signed and scaled the relinquish sent of dower and homestead i said mortgage for the consideration free, will, executed said deed and signed and essential and set forth, without computation or unductivilitience of her said husband, without computation or unductivilitience of her said her own free, will, ex ined and set forth, with Notary Public, My commission expires Junit 18 19/0 Dyrity us Clerk and Cofficers Rec.

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