Witness that the said mortgagors for the purpose of securing the payment of the sum of four hundred twenty and no/100 dollars, and the interest thereon, as herein set forth, do by these presents morigage unto said mortgaged, its successors and assigns, all of the following described real estate, situated in Tulsa County, Oklahoma, to-wit:

South half of northwest quarter of section twentyfive (25) township seventeen (17) north, range thirteen (13)

of the Indian Base and Meridian, containing 80 acres, more or less, according to the United Btates Survey thereof.

To have and to hold the same, together with all and singular the improvements thereon, the tenements, hereditaments and appurtenances there unto belonging or in anywise appertaining, forwer.

Provided, however, that this mortgage is given to secure the payment to said mortgagee, its successors and assigns, the aggregate/sum of four hundred twenty and no/100 dollars, according to the terms of three (3) promissory notes of even date herewith, as follows: No. 1, 0140.00 due January 1, 1924. No. 2, 0140.00 due January 1, 1925, No. 3, 3140.00 due January 1, 1926, with interest at ten per cent per annum, from maturity, until paid, payable at the office of suid mortgagee, Exchange Frust Company,

Tulsa, Oklahoma. And said nortragors as a part and parcel of the same transaction, and as further security for the payment of the indebtedness hereinbefore set forth, and as an inducement for the acceptance of this mortgage, hereby civenant and agree that they will warrant and will defend the title to said premises, and that they are the owners in fee simple of the same; that the same are free, clear and discharged of all encumbrances, charges, claims, demands, liens, liabilities for liens or any other claim or demand except a real estate mortgage given of even date herewith to said mortgages in the principal sum of 4000.00 dollars, and the parties of the first part, the mortgagors herein, covenant and agree that if they fail in any of the terms and conditions of said prior mortgage, or the note or notes which said mortgage was given to secure, and if said prior mortgage be assigned in trust or otherwise to another thanthe second party, then any part of rincipal or inter st secured thereby and taken up, held or owned by said second party shall be a further lien upon said land and be secured hereby, and may be included in any judgement or decree entered hereon, and all suns secured hereby shall draw interest at the rate of ten per cent per annum, payable annually from date said sums are paid out or expended.

said mortgagors hereby covenant and agree to pay all taxes and assessments of whatsoever character or kind on said land and any and all taxes or assessments that shall hercafter be levied against the same, except the mortgage tax that may be payable upon the filing of this instrument, but including personal, taxes before the same shall become delinquent and a lien upon said property, and to keep the buildings upon the premises hereby mortgaged insured in some re table insurance company, approved by the cortgagee against less or damage by fire, lightning, stornado and windstorm, in the sum of none dolkrs; and in case sich taxes or assessments are not promptly paid when due a and payable, or in case such insurance policies as above specified are not kept in force in the amount above fixed, then the mortgagee may satisfy or ray such taxes, or special assessments and insurance premiums; all payments so made by the mortgages shall inmediately be due and payable to it, including all costs and expenses in connection therewith and all amounts fo expended or paid shall bear interest at the rate of ten per Sale Charles and the

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