

WITNESSETH, That said part one of the first part, in consideration of Fifty six and 5/8 Dollars (\$ 56.625) the receipt of which is hereby acknowledged, do by these presents Grant, Bargain, Sell and Convey unto said part y of the second part and heirs and assigns, the following described Real Estate, situated in Tulsa County, and State of Oklahoma, to-wit:

DOLLARS

PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said P. C. Brown <sup>my</sup> James Brown

14100  
14101  
14102  
14103  
14104  
14105  
14106  
14107  
14108  
14109  
14110  
14111  
14112  
14113  
14114  
14115  
14116  
14117  
14118  
14119  
14120  
14121  
14122  
14123  
14124  
14125  
14126  
14127  
14128  
14129  
14130  
14131  
14132  
14133  
14134  
14135  
14136  
14137  
14138  
14139  
14140  
14141  
14142  
14143  
14144  
14145  
14146  
14147  
14148  
14149  
14150  
14151  
14152  
14153  
14154  
14155  
14156  
14157  
14158  
14159  
14160  
14161  
14162  
14163  
14164  
14165  
14166  
14167  
14168  
14169  
14170  
14171  
14172  
14173  
14174  
14175  
14176  
14177  
14178  
14179  
14180  
14181  
14182  
14183  
14184  
14185  
14186  
14187  
14188  
14189  
14190  
14191  
14192  
14193  
14194  
14195  
14196  
14197  
14198  
14199  
14200  
14201  
14202  
14203  
14204  
14205  
14206  
14207  
14208  
14209  
14210  
14211  
14212  
14213  
14214  
14215  
14216  
14217  
14218  
14219  
14220  
14221  
14222  
14223  
14224  
14225  
14226  
14227  
14228  
14229  
14230  
14231  
14232  
14233  
14234  
14235  
14236  
14237  
14238  
14239  
14240  
14241  
14242  
14243  
14244  
14245  
14246  
14247  
14248  
14249  
14250  
14251  
14252  
14253  
14254  
14255  
14256  
14257  
14258  
14259  
14260  
14261  
14262  
14263  
14264  
14265  
14266  
14267  
14268  
14269  
14270  
14271  
14272  
14273  
14274  
14275  
14276  
14277  
14278  
14279  
14280  
14281  
14282  
14283  
14284  
14285  
14286  
14287  
14288  
14289  
14290  
14291  
14292  
14293  
14294  
14295  
14296  
14297  
14298  
14299  
14300  
14301  
14302  
14303  
14304  
14305  
14306  
14307  
14308  
14309  
14310  
14311  
14312  
14313  
14314  
14315  
14316  
14317  
14318  
14319  
14320  
14321  
14322  
14323  
14324  
14325  
14326  
14327  
14328  
14329  
14330  
14331  
14332  
14333  
14334  
14335  
14336  
14337  
14338  
14339  
14340  
14341  
14342  
14343  
14344  
14345  
14346  
14347  
14348  
14349  
14350  
14351  
14352  
14353  
14354  
14355  
14356  
14357  
14358  
14359  
14360  
14361  
14362  
14363  
14364  
14365  
14366  
14367  
14368  
14369  
14370  
14371  
14372  
14373  
14374  
14375  
14376  
14377  
14378  
14379  
14380  
14381  
14382  
14383  
14384  
14385  
14386  
14387  
14388  
14389  
14390  
14391  
14392  
14393  
14394  
14395  
14396  
14397  
14398  
14399  
14400  
14401  
14402  
14403  
14404  
14405  
14406  
14407  
14408  
14409  
14410  
14411  
14412  
14413  
14414  
14415  
14416  
14417  
14418  
14419  
14420  
14421  
14422  
14423  
14424  
14425  
14426  
14427  
14428  
14429  
14430  
14431  
14432  
14433  
14434  
14435  
14436  
14437  
14438  
14439  
14440  
14441  
14442  
14443  
14444  
14445  
14446  
14447  
14448  
14449  
14450  
14451  
14452  
14453  
14454  
14455  
14456  
14457  
14458  
14459  
14460  
14461  
14462  
14463  
14464  
14465  
14466  
14467  
14468  
14469  
14470  
14471  
14472  
14473  
14474  
14475  
14476  
14477  
14478  
14479  
14480  
14481  
14482  
14483  
14484  
14485  
14486  
14487  
14488  
14489  
14490  
14491  
14492  
14493  
14494  
14495  
14496  
14497  
14498  
14499  
14500  
14501  
14502  
14503  
14504  
14505  
14506  
14507  
14508  
14509  
14510  
14511  
14512  
14513  
14514  
14515  
14516  
14517  
14518  
14519  
14520  
14521  
14522  
14523  
14524  
14525  
14526  
14527  
14528  
14529  
14530  
14531  
14532  
14533  
14534  
14535  
14536  
14537  
14538  
14539  
14540  
14541  
14542  
14543  
14544  
14545  
14546  
14547  
14548  
14549  
14550  
14551  
14552  
14553  
14554  
14555  
14556  
14557  
14558  
14559  
14560  
14561  
14562  
14563  
14564  
14565  
14566  
14567  
14568  
14569  
14570  
14571  
14572  
14573  
14574  
14575  
14576  
14577  
14578  
14579  
14580  
14581  
14582  
14583  
14584  
14585  
14586  
14587  
14588  
14589  
14590  
14591  
14592  
14593  
14594  
14595  
14596  
14597  
14598  
14599  
14600  
14601  
14602  
14603  
14604  
14605  
14606  
14607  
14608  
14609  
14610  
14611  
14612  
14613  
14614  
14615  
14616  
14617  
14618  
14619  
14620  
14621  
14622  
14623  
14624  
14625  
14626  
14627  
14628  
14629  
14630  
14631  
14632  
14633  
14634  
14635  
14636  
14637  
14638  
14639  
14640  
14641  
14642  
14643  
14644  
14645  
14646  
14647  
14648  
14649  
14650  
14651  
14652  
14653  
14654  
14655  
14656  
14657  
14658  
14659  
14660  
14661  
14662  
14663  
14664  
14665  
14666  
14667  
14668  
14669  
14670  
14671  
14672  
14673  
14674  
14675  
14676  
14677  
14678  
14679  
14680  
14681  
14682  
14683  
14684

Now if said part 1st of the first part shall pay or cause to be paid to said part 2nd of the second part the heirs or assigns, said sum of money in the above described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then this Mortgage shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money or any part thereof, or any interest thereon, is not paid when the same is due, and if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof, are not paid when the same are by law made due and payable, the whole of said sum or sums, and interest thereon, shall then become due and payable, and said part 2nd of the second part shall be entitled to possession of said premises. And the said part 1st of the first part for said consideration do hereby expressly waive an appraisalment of said Real Estate and all benefit of the homestead exemption and stay laws of the State of Oklahoma.

IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hands the day and year first above written.

On the day and year first above writ  
P. B. Brown  
Anna Brown

State of Oklahoma, } ss. Tulsa County }  
 BEFORE ME Percy Collins a Notary Public  
 in and for said County and State on this 24 day of July 1927, personally appeared D. C. Brown  
 and he to me known to be the identical person who executed the within and foregoing instrument, and  
 acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth.  
 My commission expires Dec 19 1931, 1931 (Seal) Percy Collins

## ASSIGNMENT

**Know All Men by These Presents:**

THAT..... of..... County, in the State of Oklahoma, the within named Mortgage..... in consideration of the sum of..... and..... DOLLARS to..... in hand paid, the receipt whereof is hereby acknowledged, do..... hereby Sell, Assign, Transfer, Set Over and Convey unto..... heirs and assigns, the within Mortgage Deed, the real estate conveyed, and the promissory note..... debts and claims thereby secured, and covenants therein contained.

TO HAVE AND TO HOLD The same, forever, subject, nevertheless, to the conditions therein contained.

IN WITNESS WHEREOF, The said Mortgagee ha hereunto set hand this day of 19

EXECUTED IN PRESENCE OF

State of Oklahoma, } ss. \_\_\_\_\_ County } This Assignment was filed for record on the \_\_\_\_\_ day of \_\_\_\_\_ A.D. 19\_\_\_\_ at \_\_\_\_\_ o'clock \_\_\_\_\_ M.,  
and duly recorded in Book \_\_\_\_\_ on page \_\_\_\_\_ Fee, \$\_\_\_\_\_  
\$\_\_\_\_\_ 19\_\_\_\_ Register of Deeds.

# RECEIPT.

RECEIVED OF ..... the within named Mortgagor.....  
the sum of ..... and ..... DOLLARS,  
in full satisfaction of the within Mortgage.

FILED FOR RECORD On the 3 day of Jul A.D. 1929 at 3 15 o'clock P. M.

### Register of Deeds.