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4-REAL ESTATE MORYGAGE 19*th* THIS MORTOAGE, Made this 19th day of Mary Louiser Crochman, his wife and Meney & Cochman, an Immaries Oklahoma, ot the Arst part, and Ada M., E. 19.09, by and betwee of. County, State of Aa cmarshall wa which is hereby acknowledged, of. ..... Dollars, of the first the sale the said party of the second part. part hazelfranted, bargained, sold and conveyed, and do-bereby grant, bargain, sell and convey unto heirs, legal representatives, successors and assigns, the following described real estate and premises situated in County, and State of Oklahoma, 10nor1 to-wit: The northeast quarter of the contheast quarter (ME + (67) of section thirty the nge*ftha* (3.3), township twenty rostly > ae (21)-(13) east H-0 acres, more or less, according to Government survey thereof. containing TO HAVE AND TO HOLD THE SAME Unto the said party of the second part. The second part is successors and assigns forever, together with all and singular the typements, hereditaments, and appreciations thereand belonging, or in any wise appertaining, and all rights of homestead exemption. And the said part the first part, for the second part is successors, executors, administrators and assigns, covenant with the said party of the second part, that at the date and delivery hereot the gase tawfully seized and possessed of an absolute and indepensible estate of inheritance in fee simple in and to said real estate and premises; that the same is free and clear of all incumbrances whatsoever, and that same to the said party of the second part, and that they will and the there heirs, executors, they the we a good right to sell and convey the heirs, executors, administrators, and successors shall forever warrant and defend the title to and possession of said real estate unto the said party of the second part-all lawful claims and demands whatsoever. And the said \_\_\_\_\_\_\_ wife of defend the title to and possession of said real estate unto the said party of the second part <u>her</u> heirs, legal representatives, all lawful claims and demands whatsoever. And the said <u>here and an analysis and analysis and an an analysis and an analysis and an analysis</u> and to said real estate, forever. The foregoing conveyance is on condition that: WHEREAS, The said parta where the first part well justive indebted to the said party of the second part in the sum of and many more parta and more band in said first parta by second party as is evidenced by one Six Dollars, for actual money loaned to said first part why second party as is evidenced by one certain principal promissory note, executed , of even date herewith for any for the former of the second party as is evidenced by one certain principal promissory note, executed May 1996-19 by first partally to second party, of even date herewith for-drawing interest at the rate of <u>Reven</u> per cent \_\_\_per centum per annum from date, until due, and eight per centum interest after due; said interest payable semiannually and evidenced until maturity of said principal note by interest coupon notes attached thereto, and forming a part thereof, said interest coupons be released at the expense of first party), otherwise to remain in full force and effect.
IT IS FURTHER AGREED By the first part, effective that during the continuence of this instrument, or any part thereot.
The suff part of the link any heart suff premises, when due, and thereof the during the continuence of any part thereot.
The suff part of the link any heart suff premises, when due, and thereof the during the continuence of the during the suff part of the link any heart suff premises, or the removal of any heart of the link any heart suff premises, or the removal of any heart of the link any heart suff premises.
The suff part of the link any heart suff premises during the during the during the during the during the link of the link and the another of company of company of the during the du he released at the expense of first party), otherwise to remain in full force and effect. ouise Brock man B. Brackmanl ulsa State of Oklahoma. 1. County, ss Public in and for sam 19 EC BEFORE ME, May Ē nk. 190,9, personally appr Yrig, an hisin Crock B 41.001 to the kn to be the identical personarho executed the within an c fi they their rauch M. Rodoff and foregoing instrument, an purposes therein set forth. acknowledged to me that Ì M. Andolf Notary Public. My commission expires... al State of Oklahoma. County, ss 1009, at 420 o'çlock May A.D. 1009 This Instrument was filed for Record on the day of. Deche Hell () Deputy. .1