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S. C. S. P. S. March & S. S.

Earm 4-REAL ESTATE MORTGAGE THIS MORTGAGE, Made this 26" day of October, A. D. 19. Maggie Oct) and this 26" day of October, A. D. 19. Maggie Oct) and the leastly Beamoiel, her Ingoand, Mis-wite, of Blastionsa, of the first part, and S. White Gounty, in the State of One them. Inaggie Bemorel (forme A. D. 19.29, by and between Jula ...County, State of , of the second part, 08 -WITNESSETH, That the said part 200 of the first part, in consideration of the sum of Dire Hirmania cash in hand paid by the said party of the second part, to the said part 200 the first part, the receipt of which is hereby acknowledged, the said of the first hereby grant, bargain, sell and convey unto the said party of the second part. nJ part had granted, bargained, sold and conveyed, and doheirs, legal representatives, successors and assigns, the following described real estate and premises situated in ...County, and State of Oklahoma, The southeast quarter of the southwest quarter (S6" Sur") of Section one (?) (11) morth and range thinteen (13) eact of the Indian township seventeen 1 bo And the said particles of the first part, for thereasel. and theirs, successors, executors, administrators and assigns, covenant with the said party of the second part, that at the date and delivery hereof they are lawfully seized and possessed of an absolute and indefeasible 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 they have a good right to sell and convey the same to the said party of the second part, and that they will and the same being executors, administrators, and successors shall forever warrant and heirs, executors, administrators, and successors shall forever warrant and Lev hoirs, legal representatives, successors and assigns, against 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 <u>be hardey learners and) Mag give Beamers</u>, wite of the said <u>beamers</u> for said consideration, does hereby release, relinguish, guit claim, transfer and convey unto the said party of the second part <u>here</u> here, legal representatives, uncessors, and assigns all her right, claim or possibility of dower, and homestead, or any rights therein, now or hereafter received, in and to said real estate, forever. The foregoing conveyance is on condition that: being in amounts and payable as tollows: #31.2144/1919. 30 Word 1919. and therest coupon notes attached thereto, and an aproximation for the execution of the stall per centum per annum from date, until due, and eight per centum interest after due; said interest payable semi-annually and evidenced until maturity of said principal note by term interest coupon notes attached thereto, and forming a part thereof, said interest coupons being in amounts and payable as tollows: #31.2144/1919. 30 Word 1919. and therest coupon notes attached thereto, and forming a part thereof, said interest coupons being in amounts and payable as tollows: #31.2144/1919. 30 Word 1919. and therefore annually after due. Now if the said part data for the first part shall pay or cause to be paid, said principal and interest according to the tenor and effect thereof, and at the time and place therein provided, and do and perform all and every other covenant and agreement in this mortgage provided, then this instrument shall be null and void (and shall be released at the syneme of first parts), otherwise to remain in full force and effect.
Tri IS FURTHER AGREED By the first part interface that during the conjugance in force of this instrument, or any part thered, interface and assessments, levid agamast said premises, when due, and interface of the part o be released at the expense of first party), otherwise to remain in full force and effect. . Bharley Seamore Witnesses to mark, execution and delivery, iten by me at his request the name of Charley Scamped was written by me at his request and to minch the affiled his mark in high presenced The model of the first of the second Ma Ģ f Oklahoma, Tulan, County, ss. FORE ME, MI, O. Hower, a Notary Public in and for said County and State, on this October 1909, personally appeared Maggie Counter (use God) Charley Beaunore, fur Incland State of Oklahoma, BEFORE ME, ., bis_wife, to me known to be the identical percona who executed the within and foregoing instrument, and acknowledged to me that purposes therein set forth. executed the same as their tree and voluptary act and deed for the uses and P27. D Houses their! they march 2.6th. 1912. Jeal. Notary Public. My commission expires. State of Oklahoma, County, ss. Det A.D. 1929, at 320 o'clock L. M. (Seal) At. G. Walkley, Segi of Dadde day of Det This Instrument was filed for Record on the Ľ Ву Deputy. 1

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