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Form 4-REAL ESTATE MORTGAGE	PORSEX Frinting Company, Pallag Texas 155ff
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C THIS MORTGACK Mode this I not down of Almer Carl	A D 19 29 by and hatman Well As referenced
Louise Grockman his wife and Henry b. Brackman	unastille
Ma The The Thirty was a strong of the continuous of	his wife, of County, State of
or the first part, mid	Coli de plate de la colimante como contrato por contrato de contra
of Tulsa County, in the State of Chlahound	of the second part,
WITNESSETH, That the said part will of the first part, in consideration of the sum of cash in hand paid by the said party of the second part, to the said part will of the first par	t the receipt of which is hereby acknowledged, the said nontices of the first
part ha 12 granted, bargained, sold and conveyed, and do hereby grant, bargain, sell	
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representatives, successors and assigns, the following described real estate and premises sit	dated in
to-Wity	
The south half of the mortheast quarter ()	1 ME's) of recting therenty (O,0) and the
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range thirteen (13) east.	The control of the co
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中央の表示の表示を表示していません。 「「「「「」」」 「「「」」」 「「」」「「」」「「」」「」」「「」」「」」「	departments on the second second property of the second se
containingacres, more or less, according to Government s	grey thereof.
TO HAVE AND TO HOLD THE SAME Unto the said party of the second part.	heirs, legal representatives, successors and assigns forever, together
TO HAVE AND TO HOLD THE SAME Unto the said party of the second part with all and singular the tenements, hereditaments, and appurtenances thereunts, belonging,	
And the said part delof the first part, for Littless selved and Littles hel	rs, 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 an	d 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	2 4 100
same to the said party of the second part, and that they will and their	heirs, executors, admiristrators, 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.	C C A A I
And the said Laurel Brackman , wife o	the said Mil Grackmann,
for said consideration, does hereby release, relinguish, guit claim, transfer and convey unto	the said party of the second part heirs, legal representatives.
juccessors, and assigns all her right, claim or possibility of dower and homestead, or any rig	hts therein, now or hereafter received, in and to said real estate, forever.
- PROPERTY OF THE SECOND PROPERTY OF THE SECO	The Part Part Control of the Control
The foregoing conveyance is on condition that:	
WHEREAS, The said part los the first part and justly indebted to the said p	arty of the second part in the sum of
Including dream Dollars, for actual money loaned to said first part carb	y second party as is evidenced by one certain principal promissory note, executed
by first part to second party, of even date herewith for Truellue from	Led (412200) Dollars, due 2007 2 25, 1914
1	til due, and eight per centum interest after due; said interest payable semi-
	t coupon notes attached thereto, and forming a part thereof, said interest coupons
being in amounts and payable as follows: #36, 00 May 2 and 1910 and \$3	Las the hand of Inchi War and Wast thereafte
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kaid interest coupons bear eight per centum per annum, pay Now if the said part the first part shall pay or cause to be paid, said principal a place therein provided, and do and perform all and every other covenant and agreement in	able semi-annually after due.
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 expense of first party), otherwise to remain in full force and effect.	the state of the s
The state of the s	
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IT IS FURTHER AGREED By the first parthereto that during the continuous in	force of this instrument, or any part thereof, they shall
new all tower and accommente levied against sold manuface when due and	
new all tower and accommente levied against sold manuface when due and	
new all tower and accommente levied against sold manuface when due and	
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