and the second secon 415MORTGAGE RECORD, No. 57. FROM State of Oklahoma, Tulsa County, ss. This instrument was filed for record on the day COMPARED Man A. D. 19/0, at. S. o'clock a M. D. 19 DHG Walkley Resider of Deeds. of.. TO Fees, \$ ene By OK CO., LEAVENWORTH, EAN. No. 19788. of Julsa, Julsa Cou day of march White .County, in the State of nty, in the State of Oklahoma, of the second part: WITNESSEPH, That said partices of the first part, in consideration of of our chausand 400/100). heirs and the receipt of which is hereby ackno signs, the following-described Real Estate, situated in.. County, and State of Oklahoma, to-wit: & Seventy three Indian DOLLARS at mumber fair (4) in in the town of Julea, (try) Julea, Oklahoma (Farmery hundred (173) Firstory) TO HAVE AND TO HOLD THE SAME unto the said part. If the second part. his is, together withall and singular th ditaments and appurtenances thereunto belonging, or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said Cella U. f. Slater half this day executed and delivered ...certain promissory note ... in writing to said part. 4 of the seco & 4000 00 with nuterest from march 10 th, 1910, all in and lif Slater, payoble I note far & 4000 00 um, dated march date at the three months, rate of Alle in three months syable to Thomas U annin, Ella Now, if said partilled the first part shall pay or cause to be paid to said partifie of the second part. It al. heirs or assigns, said sum of money in the above-ribed 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 of the second part shall be entitled to the possession of said premises. And the said partof the first part for said consideration do hereby expressly waive an appraisement of said real estate and all benefit of the home stead exemption and stay laws of the State of Oklahoma IN WITNESS WHEREOF, The said partilledo the first part hattel hereunto set thur hand the day and year first above ffa U. M Mrs E later Ò Ø STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me O. F. Macon mand for shid County and State on this. 19the ff day of March Ilaw Statur and E. Stater moto nally app ted the same as Their n to be the identical pers A the executed ent, and, icknowledged to me that. the within and foregoing instr and voluntary act and deed for the uses and purposes therein set forth. f. ma es 22 My commission expires MMM 19 [0 (Seal notary Qu 1 ASSIGNMENT. KNOW ALL MEN BY THESE PRESENTS: That County, in the State of Oklahoma, the within-named mortgage..... DOLLARS and and converged, dohereby SELL, ASSIGN, TRANSFER, SET OVER and CONVEY unto to s 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. hand th IN WITNESS WHEREOF, The said mortgagee ... ha hereunto set ... day of 19.... EXECUTED IN PRESENCE OF, at..... A. D. 19. This assignment was filed for record on the o'clock..... Register of Deeds. 19 RECEIPT. Received of. the within-named mortgagor the sum of DOLLARS. in full satisfaction of the within mortgage.

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