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on the Following described real estate, situated in Tulsa County, Oklahoma, The West 20.02 acres and the Southeast 10 acres of Lot 3, and the East 20.01 acres of Lot 4 of Section 6 in Township 21 North, Range 14 Dast of the Indian Base and Heridian, and recorded in Book 58 at page 161, of the records in the office of the Reptster of Deeds for Tulsa County, Oklahoma, IS REDERED PAID OFF, SATISFIED AND DISCHARGED IN FULL.

In witness whereof I have hereunto set my hand this 29 day of Octobor A.D. 1909.

Frank Tright.

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STARE OF ONTAHOMA*) S.S.

COUNTY OF TULSA) Before me, the undersigned, a notary public in and for said County and state on this 29th day of October A.D. 1909, personally appeared Frank Wright Trights time just the the identical person who executed the above and foregoing release of a mortgage and acknowledged to me that he executed the same as his tree and voluntary act and deed for the uses and purposes therein set forth.

(SEAL) By commission expires June 24th, 1912.

W. H. Fomeroy, Notury Public.

Filed for record at Julsa, Nov. 4, 1909 at 1:45 o'clock P.H.

H. C. Walkley, Register of Deeds (S.M.L)

AGREEMENT.

Memorandum of agreement, made and entered into this the 10th day of September, 1908, by and between alice Jack, her heirs, executors, administrators and assigns, party of the first part, and Lizzie Mathewson, her heirs, executors, administrators and assigns, party of the second part, both of Tulsu, county, STate of Oklahoma,

WITNESSETH: That whereas, the party of the rirst part is the widew of one, John Jack, deceased, and the party of the second part is the daughter and one of the heirs of said John Jack, deceased, and whereas, the said John Jack died on the 17th day of February A.D. 1908, leaving a will under and according to the terms of which, all the property of which he died, seized or possessed, both real and personal was devised and bequeathed to the said party of the first part, his wife, which said will has been duly proven and admitted to probate, and, whereas, the said John Jack, deceased, did during his life tume make, execute and deliver to his said wife, the party of the first part, a *fleed*. Tarranty Dade-conveying to her certain real estate situated in the City of Tulse, Tulse County, State of Oklahorn,

And Mersus, the sold Lizzie Mathewson, party of the second^o part claims aninterest, in the estate of sold John Jack, deceased, as a daughder and one of the heirs of sold deceased, claimb that the sold will is invalid and the sold deed is of no force and officet, but such sold claims, it is empressly gread and understood, inc in no wise admitted by the sold party off otheoriest part, but are now and have been at all time denied, and whereas, it is the desire of both parties to this greenent that a compromise be effected and the dispute be settled without resort to proceedings at law,

12 IS INTERPORE AGREED, That the said party of the second part

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