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| FORM'S RATE | REAL ESTA | TE MORTGAGE. | DORSKY Printing Company, Dallas, Toxas, 1947. |
| TILLO ILLIA COLUMNIA | the day of april | , A. D. 19/0, by and between | Illian Friese and |
| of the County of Julea | , and State of Oklahoma, part | issof the first part, and R B | Edwards |
| WITNESSETH, That the said parties in hand paid, by the said parties in hand paid to the said parties in hand paid, by the said parties in hand parties in | affirm unto the said part y of the secon | nereof is hereby agknowledged, had ad part and to his heirs and assign and State of Oklahoma, to truguty four (2 %) in the Birthy Ofsea | granted, bargained and sold, and by these presents us, forever, all of the following described tract, |
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| 4 , | | | · |
| rights of homestead exemption unto the said covenant and agree that at the delivery here in, free and clear of all incumbrances, and heirs and assigns, forever, against the lawfu PROVIDED ALWAYS, and this instruction. First: Said first particles and the lawful and the provided particles and the said first particles. | is part 4 of the second part, and to a lawful owner lawful owner will warrant and defend ul claims of all persons whomsoever. In the second part will warrant and defend under the said second part between the said second part certain negotiable promissor one to the order of said second part will be to the order of said second part will be to the order of said second part will be to the order of said second part will be said second part will be to the order of said second part will be said se | heirs and assigns forever. And of the premises above granted and seized the same in the quiet and peaceable poon the following conditions, to-wit: 'y in the principal sum of th | nto belonging, or in any wise appertaining, and all the said partice of the first part do hereby d of a good, indefeasible estate of inheritance theressession of said part of the second part. All Warner of the second part, and partice and first part of the said first partice, and partice and first part of the said first partice, and partice and first part of the said first partice, and partice and first part of the said first partice, and partice and first part of the said first partice, and partice and first partice, bearing date and other thanks of the said first partice and fir |
| interest notes of even date herewith, and ex | · · | the first) forDoliars each due on the | Dollars, due on the day of |
| THIRD: It is further expressly agree notes, when the same become due, or in cas insurance as hereinafter provided, when the herein, and interest thereon, shall become it fault in payment or breach of any covenant additional collateral security and said part. FOURTH: Said part. 20. of the first of interest notes that may hereafter be gived during the said time of extension. SIXTH: Said part. 20. of the first partial be made upon said loan or upon the left situated, when the same become due, and second part for the sum of December 1. The sum of the situated of the Sixten TH: It is interest greed by a be commenced upon said premises, whether stances of any character whatsover, such the entitled to demand and receive from the ment; and in the event first part. 20. fail such debt by action to forgelose this mortga. And the said part. 20. of the first partian and stay laws of the State of Oklahom. | with exchange on New Y. first part agree to keep all buildings, ses. d by and between the parties hereunto the of default in the payment of any install same become due, or in case of the brea mincilately due and payable, and this mo or condition herein the rents and profits of the breath of the second part, or assigns, shall be part hereby agree, in the event ac Dollars, which this mortgage also secure and understood that this mortgage secures in in the event of any extension of time for the payable to the pay | at it any default be made in the paymment of taxes or assessments upon said che of any covenant or condition herein ortgage may be foreclosed accordingly. Of said premises are pledged to the part of entitled to possession of said premises ton is brought to foreclose this mortgages, as the payment of the principal note and or the payment of said principal debt, to account of said loan, by the State of Ok of premises insured in some reliable fire in the policies to said part. Of the second prior and expanse of collecting in the policies to said part. Of the second prior and care and expanse of collecting including the commenced upon said premise of the his mortgage secures payment of the second prior of the second prio | interest herein described and all renewal principal evidence said principal or the interest upon the same ter on said land, and any taxes or assessments that ahoma, or by the County or Town wherein said land neurance company, approved by the part |
| County of Tulsa. Before me, Ferry Han A. D. 19 and Wife | · / | and three and Ta | said County and State, on this The day of the True of |
| My commission expires. aug. 2. | 19/0 | | Notary Public. |
| Filed for Record the day of | A.D. 1970 at S | o'clockM., and Recorded the | day of A.D. 10 Register of Deeds. |