319COMPARED REAL ESTATE MORTGAGE. Bush his support day of deptember , A. D. 1911, by and between and Bu and State of Oklahoma, partick of the first part, and fease ueso of the County of. of the second part: Lunds WITNESSETH, That the said part and of the first, for and in consideration of the sum of Fure. Dollars, to them and or parcel. Half (12) of Lat no Two ck no One Hundre 1.3. la ht (198) ay cordin Survey thereof simples, and a Surtanances thereunto belonging, or in any wise appertaining, and all simples and assigns forever. And the said part cos of the first part do such are by opremises sove granted and seized of a good, indefeasible estate of inheritance there same in the quiet and peaceable possession of said part of the second part, his rights of homestead exemption unto the said part 4 _____ of the second part, and to TO HAVE AND TO HOLD THE SAME, with all and singular the tene covenant and agree that at the delivery hereof and upon the follow: in, free and clear of all incumbrances, and that theywill warrant and defe heirs and assigns, forever, against the lawful claims of all persons whomsoever, PROVIDED ALWAYS, and this instrument is made, executed and deliver, u ving conditions, to-wit: e principal sum of stine Thundred ____justly indebted unto the said sec 1 in the principal sum of second part to the said first part s, bearing for a loan made by the said second part to the said first part of First: Said first part 100 Dollar ., and pay-, bearing date of efteruber at Bank of Commerce able according to the tenor and effect of one certain negotiable promissory note on the study 15 th 1910 day of September 1912 ..., and payable to the order of said second part. with interest thereon from date until maturity at the rate of... le ...per lent per anni ally, which interest is evidenced by d Dy vely. Each of said principal sug-interest notes bear interest after maturity at the rate of 10 per cent per annum, and are made payable at the order of said second an Bank of Commerces Outso Okes, with exchange on New York. respectively. party SECOND: The said parties of the first part agree 2 to keep all buildings, fences and other improvements on the said land in as good repair as they now are, and not to commit or allow any waste on said promises.
THIRD: It is further expressly agreed by and between the parties hereunto that if any default be made in the payment of any part of either said principal or interest
protes, when the same become due, or in case of default in the payment of any installane of taxes or assessments you no said formulses, or upon said formulses, and upon said formulses, and upon said formulses, and upon said formulses, or upon said formulses, and upon said formulses, or upon said formulses, or upon said formulses, and upon said formulses, or upon said mmit or allow any waste on said premises. IN TESTIMONY WHEREOF, the said partale_of the first part hereunto subscribe______ and after Their .seal, on the day and year first above aw. Rush essie Rus (Seal.) .(Seal.) State of Oklahoma,]_{ss.} County of Tulsa. Betore me, E Berger, a notary Public 15th , in and for said County and State, on this_ D. 19/9 personally appeared an Rush Ctember , to me known to be the identical person. A who executed the within and and and ______, b mo known to be the inducted purson.______who executed the winnin and foregoing instrument, and acknowledged to me that They______executed the same as a thread include of the uses and purposes therein set forth. WITNESS my hand and official seal the day and year last above written. REBerger Notary Public. My commission expires_222arely_11-1912 (peap) Filed for Record the 16 day of Sefer A.D. 1910. at 10 o'clock Q.M., and Recorded the A.D. 19... He. Walkey Register of Deeds. Deputy. By nese

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