1. Equila CUMPARED REAL ESTATE MORTGAGE RECORD No. 424 229 BLACK Pat Co. Tuine D., 19 23 Lulu J. Dickson and V. H. Dickson, her husband Thomas Chestnut 1 . A. WITNESSETH, That the said part. 108 of the first part in consideration of the sum of Eight Thousand the receipt whereof is hereby acknowledged. No. by these presents grant, bargain, sell and convey unto said part ______. of the second part ______ his heirs and assigns, all of the following described REAL ESTATE, situate in the County of ______ Tulsa______State of Oklahoma, to-wit: Lot One (1) in Block Two (2) of Stonebraker Heights Addition to the city of Tulsa, Oklahoma, according to the recorded plat thereof. The mary articly contraction of the 8 Dean adda assort IV. 9642 secretor in particulant or morticities Tand this 23 day of M Cup 1923 WAYNE I. DICKET, County Treasure: WAYNE I. DICKET, County Treasure: TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, h es there e appertaining, forever. PROVIDED, ALWAYS, And these presents are upon the express condition, that whereas the said Lula J. Dickson and J. H. Dickson her husband missory note______dated_____May_22__1923 8 ha. Ve executed and delivered a said part. y_____of the saccond part for \$_____,000.00 due May 22, 1926. Said note to be reduced at least\$1,200.00 annually, and may be paid in full upon Thirty (30) days notice. with interest at the rate of 8 per centum per annum, payable Semi annually. And the first parties_agree____to keep the buildings insured for \$6,000.00 In case that the papers for foreclosure are filed, the first part 108 agree_____to pay m attorney fee of \$_100,00. Now, if said part__129....of the first part shall pay or cause to be paid to said part_Y...of the second part,......bis. heirs or as-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, or if the taxes or assessments levied against said premises or any part thereof, or the taxes assessed against the said second party or any assignce of said note or the debt secured thereby, or, if the insurance is not paid, the second party may pay the same, and the amo unt so paid shall l come a part of this indebtedness and the whole of said sum or sums and interest thereon, shall, and by these presents does become due and payable, and shall bear 10 per centum interest per annum, and said part y ... of the second part shall be entitled to the possession of said premises. And the said part 109 .. of the first part for said conon do______hereby waive______or not waive.____appraisement, at the option of said second part <u>y. his</u>______heres and assigns. IN WITNESS WHEREOF, The said part 188 of the first part hays._____hereunto set_____herein_____hand/the day and year first above sideration do ... Lulu J. Dickson WITNESSES Louise Van Antwerp J. H. Dickson n na seu de la constante de la La constante de ACKNOWLEDGEMENT STATE OF Oklahoma COUNTY OF Tulsa 22nd Before me, the undersigned, a Notary Public, in and for said County and State on this. 19 23 personally May Lulu J. Dickson J. H. Dickson ed to me, that they ie as their free and voluntary act and deed for the uses and purp ses therein set forth . Given under my hand and seal the day and year last al February 24, 1927. My Commission expires writte Louise Van Antwerp,= (Seal) STATE OF OKLAHOMA, Tuliss County, ss. ¥ay ⇒ Filed for record this the 24. Page_____289 19 23 at 10:00 clock 4. M ok 424, Page_____E Brady Brown, Be County Clerk. P 1 7 3 łĮ,

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