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| INOTION ALL SECTION OF THE SECTION TO A CONTRACT OF THE ADMINISTRATION OF THE ADMINISTRA | | STATE OF OKLAHOMA, County, day of AM, and recorded in Book | Filed for record in my office this A. D. 19 6 o'clock of Mortgages, on page 45 7 |
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| More all giften by these presents, the control of the same of the | | (Seal). St. C. II | Register of Decas. |
| And the state of the same of t | all Acen by these Presents. That on this. | Lillian of Mary 19. | 18 |
| DOLLARY CONTROL by TYELD DELIVED SINVESTERS OF CONTROL SINVESTERS | Myl Mickey, and May M. | 7 | |
| norming to the official plat thereof, and warrant the title to be name. And it is newly suitable agreed data in one the party of the second party or the samings should hereniter appear in any of the intel department or of the comment of the party of the second party or the second party of the second part | d and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, d and hereby mortgage unto the said THE DEMING INVESTMI in the State of Oklaho d profits thereof, and more particularly bounded and described as for | of Oswego, Kansas, party of the second part, the need to COMPANY, its successors and assigns, the forma, with all the improvements thereon and appurte ollows, to-wit: | DOLLARS receipt whereof is hereby acknowledged, have ollowing premises, situated in the County of |
| The continues to the official plat thereof, and warrand the title to the name. And it is breitly mutually agreed that it case the party of the second part or its antigue should hereafter appear in any of the band department or offices of the General Community of the control of the party of the second par | 2.4. by 1 | | and the second s |
| And its learly mutually agreed that is one to be parky of the second part or its surjegue should hereafter appear in my of the hand departments or offices of the General Community of the property of the profit of the party of the second party of the second party of the party of the second party of the party of the second party of the party o | zuy of Inlead | | |
| And it is learney mountaily agreed that is case the purity of the second part or its uniques should hereafter appear in any of the hand department or a force preserve or presents the little individual of the purity of the second in the hand of the purity of the second in the purity | | | |
| And it is learney mountaily agreed that is case the purity of the second part or its uniques should hereafter appear in any of the hand department or a force preserve or presents the little individual of the purity of the second in the hand of the purity of the second in the purity | | | |
| And is hearby mountaily agreed that is case the party of the second part or its maintain should hereafter appear in my of the hands department or a fine and in the party of the second party of the second party of the second party of the party of the second party of the party of | | | |
| Filth. The said part of the force part, force and the said part of the second part of processing and the said part of the second part of processing and the said part of the sai | to the official plat thereof, and warrant the title to the same. | part or its assigns should bereafter appear in any of i | the land departments or offices of the General |
| SECOND — That larger will part to each encode party or order M. A. E., and part of the control | ST. The said part leave of the first part, for | i that The L ha Well good right to sell and convey the same | rs covenantto and with said party of the second part, as aforesaid: that the said premises are clear from all |
| THE CALL AND ALL HE CHECK AND ALL HE CHE | es; that Lage will, and Lage heirs, executors and administrators shall to | prever warrant and defend the title to the said promises against the | ne lawfulcialms and demands of all persons whomsoever. DOLLARS |
| FOURTH-The audithor pricy access to Andrew and audition, control and access to the control of the second and the second access to the s | | | |
| FOURTH-The dead thing early an electric of the control of the cont | levied upon said real estate by the authority of the towa, village or city in which neurist of every kind and character levied upon the interest therein of the mortga; entitled to any offset against the sums hereby secured for taxes so paid; and that or assigns, showing payment thereof, until the indebtedness hereby secured sh | said real estate is situate, or any part thereof when the same sh gee or his legal representatives and assigns; to pay all taxe first party will exhibit once a year, on demand, receipts of the all be fully paid. The said irrst party further agrees to consta | iall become by law due and payable, including all taxes a levied upon said mortgage; and the said mortgagors e proper persons to said party of the second part, its inily keep the said premises free from mechanics liens |
| The Fift — And the said facts party person to at conciousnes the buildings from and premised. The fifth — And the said facts party person to at conciousnes the buildings from a state of the propose of a large processor of the propose of the prop | r liens, and to preserve and maintain the security hereunder against any adverse, iRTH—The slaid fart party agrees to keep all buildings, fences, sidewalks and oth especially no cutting of shrubbary, fruit or shade trees; and the commission of we me permit any part of the premises to be used in the bonduot of any illegal or disr | superior or intervening claim or interest, or improvements on said real estate in as good repair and condi uste shall, at the option of the mortgages, render this mortgage eputable business, or such as will tend to injure or cause undur | ition as the same are in at this date, and to permit no due and payable. Said first party further agrees that it deterioration or unatness of said premises for general |
| STATE OF OKLAHOMA, known to be the identical personal was executed the within and foregoing instrument, and acknowledged to me that the account account and voluntary act and deed for the uses and purposes therein set forth. Without of the set of the uses and purposes therein set forth. Mounts of the identical personal was executed the within and foregoing instrument, and acknowledged to me that the executed the same as the mind voluntary act and deed for the uses and purposes therein set forth. Mounts of the uses and purpose therein set forth. Mounts of the uses and purpose the uses and purpose therein set forth. Mounts of the u | residence purposes; that it, will permit no unuece-sairy accumulation of combust of otwery kind relating to the pikmbing for and sise of natural or manufactured ga sreby, and will keep all electric light wires and connections in safe condition and the premises at any reasonable hours and as often as he or they may desire. | lole material upon said premises; that it will constantly kee is, or both, water supply and sewerage, furnaces, steam pipes a properly insulated; the party of the second part reserving for t | p in proper order all bipes, connections, axiares and not boilers, so as to prevent damage or undue risk to the himself and his representatives the right to enter upon |
| STATE OF OKLAHOMA, State of the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, SSI. Before me, County Before me, A Notary Public, in and for the uses and purposes therein set forth. STATE OF OKLAHOMA, SSI. Before me, A Notary Public, in and for the uses and purposes therein set forth. | FII —And the said first party agrees to at once leaves the buildings upon said pre- surfance companies approved by said second party, for not less than a three-year sourtly for the payment of said promissory note and the interest to goorsus thereby t the second part; and that in the event of the fallince, neglect or retuasi of said in | alses agunstioss by are, uparting and wind storm is the amount term, and to at once deliver the insurance policies, properly as a, as well as for the payment of all such sums of money as may resperty to so insure the buildings, or to religence the same, and a second next is hereby author; and on more payment by these | signed, or riedged to said second party as collateral and have been advanced and paid, as herein provided, by deliver the policies properly assigned or pledged to the presents to feet or relegance and building for said |
| STATE OF ORLAHOMA, St. Before me, Bland Tongley appeared a Notary Public, in and for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, | i in a said second party may sign all papers and applications necessary to obtain as noticy or piloties, the said second party may sign all papers and applications necessary to obtain as noticy or piloties, the said second party shall have, and is bereby specifically give first by an action and are not an action of the control of the party shall have a said an action of the said and action of the said actio | ich insurance, in the name, place and stead of the said first par n, full power to demand, receive, collect and settle the same, ar ple and drafts that shall be necessary to procure the money the on to subsequent owners; and if any of said agreements be not | ry. And it is further agreed that in the event of loss not for that purpose may, in the name, place and stead arounder, and to apply the amount so collected toward performed as aforesaid, then said party of the second |
| STATE OF OKLAHOMA, ss. Before me, Blanck Tingle and to the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, ss. Before me, Blanck Tingle and to the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, ss. Before me, a Notary Public, in and for the uses and purposes therein set forth. STATE OF OKLAHOMA, ss. Before me, a Notary Public, in and for the uses and purposes therein set forth. | sairus, may effect such insurance as hereinbefore agreed, paying the cost thereof in interest thereon from the time of payment at the rate of 10 per cent. per annum, d interest orupons. It is hereby further scipulated and arread that every insuran, courtly to the party of the second nature assigns, as above provided, and whether | ; and may also pay the final judgment for statutory lien claims, payable semi-annually, these presents shall be as security, in I coe polloy issued on the premises covered by this mortgage durit the same have been actually assigned or not, the same shall, it | including all costs; and for the repayment of all money ike manner and with like effect as for the payment of ag the existence of said mortgage, shall be assigned as case of loss, be payable to said second party or assigns |
| STATE OF OKLAHOMA, Sea | t of their interest as mortgagee in said premises? Iff—And it is further stipulated, that in case the said party of the first part shall r i buildings insured, as aforessid, then the said second party or his legal ropresent he rate of 10 per cent, on sums paid for insurance from date of such, expenditure | nake default in payment of the taxes or assessments against sa ative may pay such taxes and assessments and effect such is until paid, and with the penalties and rate of interest fixed | id real estate, as, and at the times required by law, or in assurance, and the amount so expended therefor, with by law on such taxes, shall be considered a sum the |
| STATE OF OKLAHOMA, ss. Before me, Blanck Tingle and to the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, ss. Before me, Blanck Tingle and to the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, ss. Before me, a Notary Public, in and for the uses and purposes therein set forth. STATE OF OKLAHOMA, ss. Before me, a Notary Public, in and for the uses and purposes therein set forth. | if which is intended to be hereby secured. ENTH,—Said first party further acrees, that if the makers of said note or notes significant waste up in said premises, or suffer the same to be done thereon, or to con- or the holder of the note hereby sengred, and at its, his or her outling only, and w | nall fall to pay any of said money either principal or interest, w form to or to comply with any of the covenants contained in this vithout notice, be declared due and payable at once, and this m | chonever the same becomes due, or in case the said first a mortgage, the whole sum of money herein scoured may, ortgage may thereupon be foreclosed immediately for |
| STATE OF OKLAHOMA, ss. Before me, Blanck Tingle and to the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, ss. Before me, Blanck Tingle and to the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, ss. Before me, a Notary Public, in and for the uses and purposes therein set forth. STATE OF OKLAHOMA, ss. Before me, a Notary Public, in and for the uses and purposes therein set forth. | and money interest and costs, together with the statutory damages in case of prices of the money interest and costs, together with the statutory damages in case of prices of the inspect of the superior of the control, the first party hereby wa vessil benefits of the stay, valuation and apprair below shall in all respects the governed, construct and adducted according to the law | otest; and said second party, its successors or assigns, or any li above described premises, and may at once take possession, an sement laws of the State of Oklahoma; and do further agree vs of the State of Oklahoma at the date of their execution. | egal holder hereof, shall at once, upon the filing of a bill d receive and collect rents, issues and profits thereof, that the contract embodied in this morigage and note |
| STATE OF ORLAHOMA, St. Before me, Bland Tongley appeared a Notary Public, in and for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, | ATH.—And gaid first party further expressly agrees that in case of a foreolosure aid plaintiff a reasonable attorney's or solicitor's feet therefor, in addition to all of aid plaintiff a reasonable attorney's or solicitor's feet therefor, in addition to all of a control of the solicitor of the | of this mortgage, and as often as any proceedings shall be taken aer legal costs and statutory fees, and hereby ogrees that S her charge and Hen upon the said premises described in this mortgage, the minimit therein to proceedings to foreclose this mortgage, the minimit therein | to foreclose same, as herein provided, the first party will light from the first party will right for the first party will safe from the first party will be found to first for the fourth |
| STATE OF ORLAHOMA, Some shown to be the identical personal was case uted the within and foregoing instrument, and and official seal the day and year last above set forth. STATE OF OKLAHOMA, SS. Before me, Before me, Before me, STATE OF OKLAHOMA, SS. Before me, STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, SS. Before me, A Notary Public, in and foregoing in the content of the uses and purposes therein set forth. STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, SS. Before me, A Notary Public, in and foregoing in the content of the uses and purposes therein set forth. STATE OF OKLAHOMA, STATE OF OKLAHOMA, SS. Before me, A Notary Public, in and foregoing in the content of the uses and purposes therein set forth. | ession and course of the premises described bench, and to collect the reats and p serion and the material of the course of the court, to the payment of any lught of performed, this conveyance to be void; otherwise of full force and virtue. [71].—It is arryeasy subjusted this panel added the course of the court of the court of the course of the course of the court of | rofits thereof, under the directions of the court, without the it rendered or amount found due upon the foreclosure of the type may be brought in county where real estate mortgaged. | proof required by statute; the amount so collected by is mortgage. The foregoing covenants and conditions is situated, regardless of residence of mortgagors or |
| STATE OF OKLAHOMA, State of the identical person and each of the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, | im, and all objections to years of such ant one hereby a greesly watved. VPENTH—In construing this mortgage the words "Inst party" blail be held to me LEFTH—Said first party agrees to pay for recording the release of this mortgage | and the persons named in the preamble as parties of the first par when same is paid. | rt, jointly and severally. |
| STATE OF ORLAHOMA, State, on this Granty Public, in and for the same as The s | | The sect names and amount their seals. | Wickey Seal. |
| STATE OF OKLAHOMA, County and State, on this 3' by of females and foregoing instrument, and acknowledged to me that the executed the same as the and voluntary act and deed for the uses and purposes therein set forth. STATE OF OKLAHOMA, S5. Before me, least of the same as the same expression expires set forth. STATE OF OKLAHOMA, Before me, a Notary Public, in and foregoing instrument, and acknowledged to me that the same as the s | All Belle. | May M. | Dickey Seal |
| STATE OF OKLAHOMA, State of OKLAHOMA, Before me, County and State, on this 13' 14 of 15 personally appeared. Strown to be the identical personal rate of the within and foregoing instrument, and acknowledged to me that the executed the same as the individual rate of the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, Gounty. Before me, County. Before me, A Notary Public, in and for the uses are constant. | A quality Control of the state | | Seal |
| sknown to be the identical person executed the within and foregoing instrument, and acknowledged to me that received the same as a purpose and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, County. Before me, Rotary Public, in and foregoing instrument, and acknowledged to me that received the same as a purpose and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. Notary Public | | | Seal |
| known to be the identical person executed the within and foregoing instrument, and acknowledged to me that executed the same as a proposed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, County. Before me, Refore me, Rotary Public, in and foregoing instrument, and acknowledged to me that the executed the same as a proposed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. Notary Public | TATE OF OKLAHOMA, \ 35. | etainine televis sami auratu, samuel televis ang bisht ang bisht anatana auratu auratu auratu auratu auratu au B. 1 | apate takan pengentahan sebagai pengengan pengentahan pengentahan pengentahan pengentahan pengentahan pengenta Pengentahan |
| known to be the identical person 200 accounted the within and foregoing instrument, and acknowledged to me that the executed the same as a country and acknowledged the executed | 19" | 19. Spersonally appeared | a Notary Public, in and for |
| ommission expires Slept 17th 1911. (Seal) Slaude 1. Fig. Notary Public STATE OF OKLAHOMA, County. Ss. Before me, a Notary Public, in and fo | wn to be the identical person de no executed the within and foreg | oing instrument, and acknowledged to me that | telf executed the same as Their |
| STATE OF OKLAHOMA, Solution County, Six Before me, a Notary Public, in and fo | | Witness my hand and official seal the day and year l | last above set forth. Notary Public |
| County. S5. Before me, a Notary Public, in and fo | and the second of the second s | The state of the s | man more of many for my man in the man in th |
| County and State, on thisday of19, personally appeared | County. ss. Before me, | | |
| The state of the s | 그리지는 하는 아이를 보는 것이 되는 것이 없는 것은 것이다. | nd. | |
| o known to be the identical person—who executed the within and foregoing instrument, and acknowledged to me that—executed the same as and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. Commission expires———————————————————————————————————— | cluntary act and deed for the uses and purposes therein set forth. | Witness my hand and official seal the day and year is | est above set forth. |