| ELGCI PRINTING CO., TULBA; ONLA. 267338 C.M.J. | | |
|---|---|---|
| FROM | STATE OF | OKLAHOMA, TULSA COUNTY 85. |
| | This in | OKLAHOMA, TULSA COUNTY ss. 3 prument was filed for record on the 3 MBY A.D. 192.4 at 11;40 day A.C. M., and duly recorded in Book 419 at page 296 |
| | O'clock | AM., and duly recorded in Book 419 at page 296 |
| то | ((SEAL)) | 0. G. Weaver, County Clerk |
| EXCHANGE TRUST COMPANY | | By Brady Brown, County Clerk Deputy |
| TULSA, OKLÁHOMA | J Fees | |
| THIS MORTGAGE, Made this 16th Etta M. DeVinna and Maurice A. | day of April DeVinna, her | |
| County, in the State of Oklahoma, as the part, 108 the first part (herein poration, of Tulsa, Oklahoma as the party of the second part (hereinafter WITNESETH). That said part, 198 the first part, for the pu | nafter called mortgagors r called mortgagee); rpose of securing the pa | whether one or more), and EXCHANGE TRUST COMPANY, a cory |
| Hundred and No. 1108, the receipt of which is hereby a | cknowledged, and also t | the interest thereon, as hereinafter set forth, doby these present |
| mortgage unto said party of the second part, its successors and assigns, | all the following describe | ed real estate, situated in |
| | | |
| Lots Twenty (20), Twenty-on (10) in Sunset Terrace, an County, Oklahoma, according | e (21) and Ty Addition to t to the recor | venty-two (22) in Block Ten the city of Tulsa Tulsa cded pat thereof. |
| | | |
| To have and to hold the same, together with all and singular the or in anywise appertaining, forever, | improvements thereon, | the tenements, hereditaments and appurtenances thereunto belonging |
| or in anywise appertaining, forever, This mortgage is given to secure the payment of ONO pr May 18t, 19 27 | omissory note, to-wi | it;Oneprincipal notefor the sum of \$ 12,500.0 |
| , due, 19, 19 | البرد بنا مراب و دان بالباد بالباد الله ما ما ما ما ما ما | |
| 점이 집에는 얼마라면 말했다고 하는데 이 등 말했다. | | |
| and interest thereon as specified in the | | evidenced by coupon interest notes attached thereto, all dated of ever |
| mission notes executed simultaneously herewith as a part of this transact | ion; and this mortgage s | |
| A big revised that the first the control of the first of | | o in the sum of \$14,000.00 for the benefit of the mortgage |
| and maintain such insurance during the existance of this mortgage. All of this mortgage, shall be assigned to the mortgagee as additional security able thereon and apply the same to the payment of the indebtedness her or refusal to precure and maintain such insurance or to deliver the policie | and in case of loss under reby secured or may elec | any policy the mortgagee may collect all moneys payable and receive to have the buildings repaired or replaced. In case of failure, neglect |
| of feliation of present and real estate and the amounts of premiums paid the improvements on said real estate and the amounts of premiums paid the and shall bear interest until paid at 10% per annum from date of such pay | therefor shall be secured | hereby and shall be deemed immediately due and payable to mortgage |
| Said mortgagors agree to pay all taxes and assessments lawfully charges or incumbrances upon said property which are, or may become. | assessed on said premis | ses before delinquent and shall satisfy and discharge any and all lien |
| not be promptly made when due or payable, then mortgagee may satis immediately be due and payable to it, including all costs, expenses and a | fy or pay such liens, cha attorney fees in connection | arges or incumbrances. All payments so made by the mortgagee sha on therewith, whether brought about by litigation or otherwise, and s |
| amounts so expended or paid shall bear interest at 10% per annum fro secured by this mortgage. | | # 경기 (독리) : 1 이 로 ' |
| by mortgagors in as good state of repair as the same are at the present | t time and that no wast | |
| or disreputable business or used for a purpose which will injure or rende accumulation of combustible material shall be permitted on the premises on said premises shall be kept in a good state of repair so that the sam so that damage will not result to the improvements or any portion the result from any cause propers and suitable repairs will be immediately d | that all fixtures now ins will be useful and suit ereof from a failure to | stalled or which may hereafter be installed in or about the improvementable for the purposes for which they have been or may be installed at maintain such fixtures in proper repair, and in case any damage shou |
| condition as the same are at the present time, ordinary wear and tear exce | epted. of this mortgage, and as | s often as any proceeding shall be taken to foreclose same as herein pr |
| for foreclosure and the same shall be a further charge and lien upon sa any judgement rendered, and the lien thereof enforced in the same ma | id premises and the amounter as the principal de | ount thereof shall be recovered in said foreclosure suit and included bbt hereby secured. |
| with the interest thereon according to the terms and tenor of said notes, | and shall keep and perfo | |
| herein contained, then these presents shall be wholly discharged and void, of the notes, or any of them, when due, or in case default in the perform | mance of or refusal to ob | oserve any of the covenants, agreements or conditions herein contained |
| the entire principal sum eereby secured and all interest due thereon may a mortgage may thereupon be foreclosed immediately to enforce paym | nent thereof, including i | interest, costs, charges and fees herein mentioned or contemplated ar |
| mortages shall, at once upon the filing of petition for the foreclosure c ises and may at once take possession of the same and receive and colle | | |
| | bt due as above provide | d and also the benefit of stay, valuation or appraisement laws. All |
| the covenants, agreements and terms contained herein shall be binding on of the mortgagee, its successors and assigns. | the mortgagors, their he | eirs, personal representatives and assigns, and shall be for the benef |
| IN WITNESS WHEREOF, said part 198 the first part have | rehereunto setthe | ir hand S the day and year first above written. |
| 제휴 그리자 생활, 교육, 물급하는 등 이 급급하였다. | | Etta M. DeVinna Maurice A. DeVinna |
| | | |
| STATE OF OKLAHOMA. Tulsa C | County, 85. | 22nd |
| Before me. E. P. Jennings | , a No | stary Public in and for said County and State, on this. 22nd 2 |
| personally appeared. Etta M. DeVinna and Ma | yofARTI urice A. DeV | inne her husband |
| ersonally appeared. | | |
| o me known to be the identical person Who executed the within and | foregoing instrument, an | d acknowledged to me that they |
| their free and voluntary act and d | Jang Pagawa Majanta basa da ta | |
| WITNESS my hand and official seal in said County and State | 自有 医克雷斯特氏管 医骨髓 计上面包 | above written E. P. Jennings. |
| My commission expires. May 15, 1924. (S | leal) | Notary Public. |
| | | ORSEMENT |
| I hereby certify that I have received \$7.50 and issued | receipt No. 1476 | ORSEMENT Therefor in payment of mortgage tax on the within mortgage. 1925 County Tresidier. |
| Dated this 3.Md., day of | ray | 1924- St. Barre |
| | V | County Treasurer. |
| 하나 하는 얼마는 말을 내려보는 반장이 되지 않는데 말을 들어보면 중심하게 되었다. | | B. Gum |