Real Estate Mortgage Record

| PROM | STATE OF OKLAHOMA, January, ss. |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | This instrument was filed for record on the 23 day of A. D., 19 12, at S o'clock W. M. |
| | |
| o ro | and duly recorded in book on page Register of Deeds. |
| | landa a la companya in tanàna ao amin'ny faritr'i Nord-Nord-Nord-Nord-Nord-Nord-Nord-Nord- |
| | Fee, \$ |
| FOR THE CONSIDERATION OF OF THE WAY AND ALL | Fee, \$ |
| he receipt of which is hereby upknowledged, R. M. Thurgh | e, of Julian County, State of Oklahoma, |
| nd blaral Neighed go pp his will | e, of Lulea County, State of Oklahoma, |
| irst party, hereby mortgage and convey to U.S. Shanks | ollowing real estate situated in Tulsal |
| county State of Oklahoma, described as follows, to-wit: | onowing real estate summer in |
| | (6) is Block numbered Twenty (20) |
| in the misland addition to the | e town of Biran Abeal accarding to the |
| lot of Said addition duly on res | town of Birly Oklas according to the |
| | |
| | |
| | |
| | |
| | appurtenances, now or hereafter in anywise belonging thereto; and the said omsoever. This mortgage is given as security for the performance of the cov- |
| nants herein, and the payment of said second party successors or | assigns the principal sum of |
| two Hundred and not 100 | Dollars on the first day of September 1911 |
| | Dollars on the first day of |
| | Donals on the first day of the state of the |
| | |
| Ith interest thereon at the rate ofper cent per annum u | intil maturity, and at Ten per cont per annum after maturity, said interest to be og of Farmsfor t Marchaesto Bank, Bicky Chludecording to |
| he conditions of the Asu (!]promissory noteof the said. | I Hughes and Clara Thughes, his wife |
| or said amount made and delivered unto said second party, being of | |
| The said first party shall not commit or suffer waste, shall pay al | |
| arrangt takes before delinquent, shall keen the buildings thereon | |
| | in taxes and assessments upon said property, to whomsoever assessed, including insured to the satisfaction of said second party for at least (1500,00) lies and renewal receipts to said second party; and upon the catisfaction of this |
| Dollars, delivering all polici | Insured to the satisfaction of said second party for at least (3500.00) lies and renewal receipts to said second party; and upon the catisfaction of this |
| Dollars, delivering all polici nortgage will accept from the mortgagee a duly executed release of th A failure to comply with any of the agreements herein shall car second party or assigns so elect, and no demand for fulfillment of c | Insured to the satisfaction of said second party for at least (1500.50) les and renewal receipts to said second party; and upon the catisfaction of this see same, have it recorded and pay for the recording. use the whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be nec- |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall cat accound party or assigns so elect, and no demand for fulfillment of c ssary previous to commencement of sult to collect the debt hereby seen ald second party may take immediate possession of said premizes; and | Insured to the satisfaction of said second party for at least (ISO). Soldies and renewal receipts to said second party; and upon the ratisfaction of this he same, have it recorded and pay for the recording. use the whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to forcelose this mortgage. And in case of default, d if suit is commenced to forcelose this mortgage, the said second party shall |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall cause econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen all second party may take immediate possession of said premizes; and entitled to have a receiver appointed to take charge of said real nder, accounting to the mortgagor for the net income, only, applying the | Insured to the satisfaction of said second party for at least (1500 |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall car account party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen ald second party may take immediate possession of said premizes; and e cutilled to have a receiver appointed to take charge of said real nder, accounting to the mortgager for the net income, only, applying the upon sheriff's sale said first party waives the platting of homesten arty for insurance, taxes or assessments upon said property, or for the said property. | Insured to the satisfaction of said second party for at least (ISOC). Soldies and renewal receipts to said second party; and upon the ratisfaction of this he same, have it recorded and pay for the recording. use the whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to foreclose this mortgage. And in case of default, dir suit is commenced to foreclose this mortgage, the said second party shall estate during such litigation and the period of redemption from sale there is same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of con- |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of consary previous to commencement of suit to collect the debt hereby seen all second party may take immediate possession of said premizes; and e entitled to have a receiver appointed to take charge of said real near, accounting to the mortgage for the net income, only, applying the upon sheriff's sale said first party waives the platting of homestea arty for insurance, taxes or assessments upon said property, or for the nutation of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first in | Insured to the satisfaction of said second party for at least (15.0000) ies and renewal receipts to said second party; and upon the ratisfaction of this he same, have it recorded and pay for the recording. use the whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to foreclose this mortgage. And in case of default, diff suit is commenced to foreclose this mortgage, the said second party shall lestate during such illigation and the period of redemption from sale therethe same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of litigation with third parties to property, with penalties upon (ax sales, and shall bear interest at the rate of Ten per |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of consary previous to commencement of suit to collect the debt hereby seen all second party may take immediate possession of said premizes; and e entitled to have a receiver appointed to take charge of said real near, accounting to the mortgage for the net income, only, applying the upon sheriff's sale said first party waives the platting of homestea arty for insurance, taxes or assessments upon said property, or for the nutation of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first in | Insured to the satisfaction of said second party for at least (15.0000) ies and renewal receipts to said second party; and upon the ratisfaction of this he same, have it recorded and pay for the recording. use the whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to foreclose this mortgage. And in case of default, diff suit is commenced to foreclose this mortgage, the said second party shall estate during such illigation and the period of redemption from sale there the same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of litigation with third parties to prouve, with penalties upon (ax sales, and shall bear interest at the rate of Ten per |
| Dollars, delivering all polici cortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall cause accord party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen all accounting to the immediate possession of said premizes; and entitled to have a receiver appointed to take charge of said real ander, accounting to the mortgagor for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestea arty for insurance, taxes or assessments upon said property, or for the nution of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part per annum, payable semi-annually, and be secured by this mortgage. And in case of forcelosure hereof, said first parties hereby agree ttorney's fees in such forclosure suit, to be secured by this mortgage. | Insured to the satisfaction of said second party for at least (1500 |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall cause could party or assigns so elect, and no demand for fulfillment of a sary previous to commencement of suit to collect the debt hereby seed all second party may take immediate possession of said premises; and entitled to have a receiver appointed to take charge of said real ader, accounting to the mortgagor for the net income, only, applying the upon sheriff's sale said first party waives the platting of homestearty for insurance, taxes or assessments upon said property, or for the untition of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part per annum, payable semi-annually, and be secured by this mortgage, the said first parties hereby agree torney's fees in such forclosure hereof, said first parties hereby agree torney's fees in such forclosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead Add stay laws of the s | Insured to the satisfaction of said second party for at least (1500 |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall can accoud party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen all account party may take immediate possession of said premizes; and entitled to have a receiver appointed to take charge of said real ander, accounting to the mortgagor for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the nution of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part per unnum, payable semi-annually, and be secured by this mortgage, and in case of foreolosure hereof, said first parties hereby agree ttorney's fees in such forclosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the secured by this mortgage. | Insured to the satisfaction of said second party for at least (1500 |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall can accoud party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen all account party may take immediate possession of said premizes; and entitled to have a receiver appointed to take charge of said real ander, accounting to the mortgagor for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the nution of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part per unnum, payable semi-annually, and be secured by this mortgage, and in case of foreolosure hereof, said first parties hereby agree ttorney's fees in such forclosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the secured by this mortgage. | Insured to the satisfaction of said second party for at least (1500 |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall can accoud party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen all ascond party may take immediate possession of said premizes; am of entitled to have a receiver appointed to take charge of said real ander, accounting to the mortgager for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the nution of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first party. And in case of foreolosure hereof, said first parties hereby agree ttorney's fees in such forclosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the sourced this. And the case of foreolosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the sourced that a complete the contract of the same and the said first parties hereby agree to the contract and all benefits of the homestead and stay laws of the sourced by this mortgage, and real estate and all benefits of the homestead and stay laws of the source of the same and | Insured to the satisfaction of said second party for at least (1500 |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seem and second party may take immediate possession of said premizes; and ecutitled to have a receiver appointed to take charge of said real ander, accounting to the mortgagor for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homesteantry for insurance, taxes or assessments upon said property, or for transaction of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part per annum, payable semi-annually, and be secured by this mortgage, and in case of foreclosure hereof, said first parties hereby agree torney's fees in such forclosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the secured that is a day of Alleannian Country, ss. | Insured to the satisfaction of said second party for at least (1500.00) less and renewal receipts to said second party; and upon the ratisfaction of this are same, have it recorded and pay for the recording. Insectine whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to foreclose this mortgage. And in case of default, dir suit is commenced to foreclose this mortgage, the said second party shall estate during such litigation and the period of redemption from sale therethe same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of litigation with third parties to proving, with penalties upon tax sales, and shall bear interest at the rate of Ten per gage as a part of the gortgage debt. Dollars, and for the consideration above hereby expressly waive the appraisement of state. |
| Dollars, delivering all polici cortgage will accept from the mortgagee a duly executed release of the A failure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen all second party may take immediate possession of said premizes; am e entitled to have a receiver appointed to take charge of said real ander, accounting to the mortgagor for the net income, only, applying the number of control of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first party can the premnum, payable semi-annually, and be secured by this mort. And in case of foreclosure hereof, said first parties hereby agree torney's fees in such forelosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the spated this day of Alfatturker. TATE OF OKLAHOMA day of Alfatturker. ANOTATE OF OKLAHOMA COUNTY, 58. On the day of Alfatturker. ANOTATE Public in and for said County and State, personally appeared | Insured to the satisfaction of said second party for at least (1500 |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A fallure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen ald second party may take immediate possession of said premizes; and ender, accounting to the mortgager for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the nution of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first party. And in case of foreclosure hereof, said first parties hereby agree attorney's fees in such forelosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the search of the said for the said | Insured to the satisfaction of said second party for at least (1500.00) less and renewal receipts to said second party; and upon the natisfaction of this are same, have it recorded and pay for the recording. Insectine whole debt secured hereby to at once become due and collectible, if said senditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to foreclose this mortgage. And in case of default, dif suit is commenced to foreclose this mortgage, the said second party shall estate during such litigation and the period of redemption from sale therethe same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second axes which may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of litigation with third parties to protry, with penalties upon tax sales, and shall hear interest at the rate of Ten per gage as a part of the appringe debt. To pay the sum of the appringe debt. Dollars, and for the consideration above hereby expressly waive the appraisement of state. In this wife personally to me known to be the the within and foregoing instrument as grantor—, and acknowledged to |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen and econd party may take immediate possession of said premizes; and ecutitled to have a receiver appointed to take charge of said real nider, accounting to the mortgagor for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the income of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part per annum, payable semi-annually, and be secured by this mort, and in case of foreclosure hereof, said first parties hereby agree torney's fees in such forelosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the seminance of the semi | Insured to the satisfaction of said second party for at least (1500.00) les and renewal receipts to said second party; and upon the ratisfaction of this ne same, have it recorded and pay for the recording. use the whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be nec- ured, or any part thereof, or to foreclose this mortgage. And in case of default, d if suit is commenced to foreclose this mortgage, the said second party shall l estate during such litigation and the period of redemption from sale there- the same in payment of any part of the debt secured hereby remaining unpaid, d and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of con- said second party and assigns by reason of litigation with third parties to pro- try, with penalties upon tax sales, and shall bear interest at the rate of Ten per gage as a part of the sportgage debt. to pay the sum of the sportgage debt. Dollars, and for the consideration above hereby expressly waive the appraisement of sinte. 19/10. his wife personally to me known to be the the within and foregoing instrument as grantor. and acknowledged to secuted the same as Attellar. free and voluntary act and deed for the |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen and second party may take immediate possession of said premizes; and e entitled to have a receiver appointed to take charge of said real nider, accounting to the mortgagor for the net income, only, applying the number of insurance, taxes or assessments upon said property, or for the intervention of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part part part nanum, payable semi-annually, and be secured by this mort, and in case of foreclosure hereof, said first parties hereby agree torney's fees in such forelosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the secured this and the secured day of A state of the secured which are the secured with the secured person who executed me that there is a day of the secured person who executed me that there is a secured by the executed me that there is a secured by the secured me that there is a secured who executed me that there is a secured who executed me that there is a secured where the secured is a secured who executed me that there is a secured where the secured is a secured who executed me that there is a secured where the secured where the secured is a secured where the secured where is a secured where the secured me that the secured where the secured where the secured me that the secured where the secured was a secured where the secured me that the secured was a secured where the secured me that the secured was a secured where the secured me that the secured me | Insured to the satisfaction of said second party for at least (1500.000) les and renewal receipts to said second party; and upon the ratisfaction of this ne same, have it recorded and pay for the recording. use the whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be nec- ured, or any part thereof, or to foreclose this mortgage. And in case of default, dir suit is commenced to foreclose this mortgage, the said second party shall lestate during such litigation and the period of redemption from sale there- the same in payment of any part of the debt secured hereby remaining unpaid, d and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of con- said second party and assigns by reason of litigation with third parties to pro- try, with penalties upon tax sales, and shall bear interest at the rate of Ten per gage as a part of the sportgage debt. To pay the sum of the sportgage debt. Dollars, and for the consideration above hereby expressly waive the appraisement of sinte. 19/10. In this wife personally to me known to be the the within and foregoing instrument as grantor. and acknowledged to sented the same as the law. free and voluntary act and deed for the the. |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seemed and the party may take immediate possession of said premizes; and ecutitled to have a receiver appointed to take charge of said real ander, accounting to the mortgagor for the net income, only, applying the number of accounting to the mortgagor for the net income, only, applying the number of accounting to the mortgagor for the net income, only, applying the number of accounting to the mortgage of the net income, only, applying the number of accounting to the mortgage, shall be recoverable against said first party for insurance, taxes or assessments upon said property, or for the income, only, applying the number of abstract, and all expenses and attorneys fees incurred by seet the ilen of this mortgage, shall be recoverable against said first part part part part part part part par | Insured to the satisfaction of said second party for at least (1500.00) les and renewal receipts to said second party; and upon the ratisfaction of this ne same, have it recorded and pay for the recording. use the whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be nec- ured, or any part thereof, or to foreclose this mortgage. And in case of default, d if suit is commenced to foreclose this mortgage, the said second party shall l estate during such litigation and the period of redemption from sale there- the same in payment of any part of the debt secured hereby remaining unpaid, d and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of con- said second party and assigns by reason of litigation with third parties to pro- try, with penalties upon tax sales, and shall bear interest at the rate of Ten per gage as a part of the sportgage debt. to pay the sum of the sportgage debt. Dollars, and for the consideration above hereby expressly waive the appraisement of sinte. 19/10. his wife personally to me known to be the the within and foregoing instrument as grantor. and acknowledged to secuted the same as Attellar. free and voluntary act and deed for the |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A fallure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen ald second party may take immediate possession of said premizes; and ender, accounting to the mortgager for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the nution of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first party. And in case of foreclosure hereof, said first parties hereby agree attorney's fees in such forelosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the search of the said for the said from t | Insured to the satisfaction of said second party for at least (1500.00) les and renewal receipts to said second party; and upon the natisfaction of this are same, have it recorded and pay for the recording. Insectine whole debt secured hereby to at once become due and collectible, if said senditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to foreclose this mortgage. And in case of default, dif suit is commenced to foreclose this mortgage, the said second party shall a cestate during such litigation and the period of redemption from sale therethe same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second axes which may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of litigation with third parties to protry, with penalties upon tax sales, and shall bear interest at the rate of Ten per gage as a part of the apprentage debt. To pay the sum of the protrage debt. This wife personally to me known to be the consideration above hereby expressly waive the appraisement of state. This wife personally to me known to be the content of the same as the same as free and voluntary act and deed for the content of the same as the |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A fallure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen ald second party may take immediate possession of said premizes; and ender, accounting to the mortgager for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the nution of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first party. And in case of foreclosure hereof, said first parties hereby agree attorney's fees in such forelosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the search of the said for the said from t | Insured to the satisfaction of said second party for at least (1500.00) les and renewal receipts to said second party; and upon the natisfaction of this are same, have it recorded and pay for the recording. Insectine whole debt secured hereby to at once become due and collectible, if said senditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to foreclose this mortgage. And in case of default, dif suit is commenced to foreclose this mortgage, the said second party shall a cestate during such litigation and the period of redemption from sale therethe same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second axes which may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of litigation with third parties to protry, with penalties upon tax sales, and shall bear interest at the rate of Ten per gage as a part of the apprentage debt. To pay the sum of the protrage debt. This wife personally to me known to be the consideration above hereby expressly waive the appraisement of state. This wife personally to me known to be the content of the same as the same as free and voluntary act and deed for the content of the same as the |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A fallure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen ald second party may take immediate possession of said premizes; and ender, accounting to the mortgager for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the nution of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first party. And in case of foreclosure hereof, said first parties hereby agree attorney's fees in such forelosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the search of the said for the said from t | Insured to the satisfaction of said second party for at least (1500 |
| Dollars, delivering all polici cortgage will accept from the mortgagee a duly executed release of the A failure to comply with any of the agreements herein shall can accoud party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen all account party may take immediate possession of said premizes; and entitled to have a receiver appointed to take charge of said real ander, accounting to the mortgagor for the net income, only, applying the ind upon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the mustion of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first party and the secured by this mortgage, and in case of forcelosure hereof, said first parties hereby agree torney's fees in such forclosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the secured this. TATE OF OKLAHOMA. On the day of Alfatanthar. COUNTY, ss. On the day of Alfatanthar. A Notary Public in and for said County and State, personally appeared identical personal who executed me that their they execuses and purposes therein set forth in Testimony Whereof, I has the secure of th | Insured to the satisfaction of said second party for at least (1500.00) les and renewal receipts to said second party; and upon the ratisfaction of this are same, have it recorded and pay for the recording. use the whole debt recured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to foreclose this mortgage. And in case of default, dir suit is commenced to foreclose this mortgage, the said second party shall estate during such illigation and the period of redemption from sale therethe same in payment of any part of the debt secured hereby remaining unpaid, did and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of illigation with third parties to provinty, with penalties upon tax sales, and shall bear interest at the rate of Ten per gages as a part of the aportgage debt. To pay the sum of the gortgage debt to pay the sum of the sortgage debt to pay the sum of the sortgage debt. Dollars, and for the consideration above hereby expressly waive the appraisement of state. The within and foregoing instrument as grantor—and acknowledged to seuted the same as |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A fallure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen ald second party may take immediate possession of said premizes; and ender, accounting to the mortgager for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the nution of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first party. And in case of foreclosure hereof, said first parties hereby agree attorney's fees in such forelosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the search of the said for the said from t | Insured to the satisfaction of said second party for at least (1500.00) les and renewal receipts to said second party; and upon the ratisfaction of this are same, have it recorded and pay for the recording. use the whole debt recured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to foreclose this mortgage. And in case of default, dir suit is commenced to foreclose this mortgage, the said second party shall estate during such illigation and the period of redemption from sale therethe same in payment of any part of the debt secured hereby remaining unpaid, did and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of illigation with third parties to provinty, with penalties upon tax sales, and shall bear interest at the rate of Ten per gages as a part of the aportgage debt. To pay the sum of the gortgage debt to pay the sum of the sortgage debt to pay the sum of the sortgage debt. Dollars, and for the consideration above hereby expressly waive the appraisement of state. The within and foregoing instrument as grantor—and acknowledged to seuted the same as |
| Dollars, delivering all polici ortgage will accept from the mortgagee a duly executed release of the A failure to comply with any of the agreements herein shall can be cond party or assigns so elect, and no demand for fulfillment of a stary previous to commencement of suit to collect the debt hereby seen this second party may take immediate possession of said premizes; and entitled to have a receiver appointed to take charge of said real ider, accounting to the mortgagor for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean try for insurance, taxes or assessments upon said property, or for the unation of abstract, and all expenses and attorneys fees incurred by see the lien of this mortgage, shall be recoverable against said first party parties hereby agree attorney's fees in such forclosure hereof, said first parties hereby agree attorney's fees in such forclosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the secured this and all benefits of the homestead and stay laws of the secured this and for said Country and State, personally appeared that the personal who executed me that the same that the secured in the forting of the said country and State, personally appeared that the same that the sa | insured to the satisfaction of said second party for at least (1500 |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seem and second party may take immediate possession of said premizes; and e cutitled to have a receiver appointed to take charge of said real nider, accounting to the mortgagor for the net income, only, applying the nider, accounting to the mortgagor for the net income, only, applying the nider, accounting to the mortgagor for the net income, only, applying the nider of this mortgage, shall be recoverable against said first party for insurance, taxes or assessments upon said property, or for the income, only, applying the nider of this mortgage, shall be recoverable against said first party for insurance, taxes or assessments upon said property or for the income, only, applying the nider of the income, on for the income, only, applying the nider of the income, on for | Insured to the satisfaction of said second party for at least (1500 |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A fallure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seemed and second party may take immediate possession of said premizes; and entitled to have a receiver appointed to take charge of said real ander, accounting to the mortgagor for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the interior of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part per annum, payable semi-annually, and be secured by this mortgage, and in case of foreclosure hereof, said first parties hereby agree torney's fees in such forelosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the secured this day of the secured who are all the secured and stay laws of the secured this day of the secured who executed me that the secured day of the secured who executed me that the secured day of the | Insured to the satisfaction of said second party for at least (13.0.0.0.0) les and renewal receipts to said second party; and upon the ratisfaction of this he same, have it recorded and pay for the recording. use the whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to forcelose this mortgage. And in case of default, dif suit is commenced to forcelose this mortgage, the said second party shall estate during such litigation and the period of redemption from said therethe same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of litigation with third parties to provity, with penalties upon tax sales, and shall bear interest at the rate of Ten pergage as a part of the gortgage debt. To pay the sum of the gortgage debt. To pay the sum of the gortgage debt. The within and foregoing instrument as grantor— And acknowledged to secuted the same as the same as free and voluntary act and deed for the h. The whole and and affixed my official seal at the same as the same and the same as the same as the same and the same as the same and the same as the same and the same as |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A failure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seem and second party may take immediate possession of said premizes; and e cutitled to have a receiver appointed to take charge of said real nider, accounting to the mortgagor for the net income, only, applying the distribution of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part per annum, payable semi-annually, and be secured by this mort, and in case of foreclosure hereof, said first parties hereby agree torney's fees in such forelosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the search this and all search of the homestead and stay laws of the search this and for said County and State, personally appeared that the search of the forting person who executed me that the search of the forting and purposes therein set forting a factor of the foreing the search of the forting and purposes therein set forting a factor of the foreing the search of the foreing t | Insured to the satisfaction of said second party for at least (1500 |
| Dollars, delivering all polici nortgage will accept from the mortgage a duly executed release of the A fallure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seemed the same and party may take immediate possession of said premizes; and entitled to have a receiver appointed to take charge of said real ander, accounting to the mortgagor for the net income, only, applying the dupon sheriff's sale said first party waives the platting of homestean arty for insurance, taxes or assessments upon said property, or for the interior of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part per annum, payable semi-annually, and be secured by this mortgage, and in case of foreclosure hereof, said first parties hereby agree torney's fees in such forelosure suit, to be secured by this mortgage, and real estate and all benefits of the homestead and stay laws of the secured this. TATE OF OKLAHOMA. TATE OF OKLAHOMA. On the ga day of Alektuarder. My Notarial Commission expires. My Notarial Commission expires. My Notarial Commission expires. A Notary Public in and for said County and State, personally appeared who executed the within and foregone executed the within and foregone executed the within and foregone executed the same as. | Insured to the satisfaction of said second party for at least (\$3.00.000) les and renewal receipts to said second party; and upon the ratisfaction of this he same, have it recorded and pay for the recording. use the whole debt recured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to forcelose this mortgage. And in case of default, dif suit is commenced to forcelose this mortgage, the said second party shall estate during such illigation and the period of redemption from said therethe same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of consults which may hereafter be levied upon this mortgage, and expense of consults which penalties upon tax sales, and shall bear interest at the rate of Ten per gage as a part of the gortgage debt. It is pay the sum of the gortgage debt. It is part the consideration above hereby expressly waive the appraisement of state. In the within and foregoing instrument as grantor—, and acknowledged to sented the same as the same |
| Dollars, delivering all polici lortgage will accept from the mortgagee a duly oxecuted release of the A failure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen aid second party may take immediate possession of said premizes; am e entitled to have a receiver appointed to take charge of said real ander, accounting to the mortgager for the net income, only, applying the dupon sheriff's sale said first part valves the platting of homesteantry for insurance, taxes or assessments upon said property, or for invation of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part per annum, payable semi-annually, and be secured by this mortgage, and real estate and all benefits of the homestean and stay laws of the secured this and all can be added this and any of the secured by this mortgage, and real estate and all benefits of the homestean and stay laws of the secured this and all can be added this and any of the secured with any oxecuted me that the secured with a secured with a secured by this mortgage, and purposes therein set forting the secured and purposes therein set forting the secured and purposes therein set forting the secured and | insured to the satisfaction of said second party for at least (1300.000) des and renewal receipts to said second party; and upon the ratisfaction of this as same, have it recorded and pay for the recording. Inse the whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to foreclose this mortgage. And in case of default, diff suit is commenced to foreclose this mortgage, the said second party shall estate during such litigation and the period of redemption from said there he same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of illigation with third parties to protaty, with penalties upon tax sales, and shall bear interest at the rate of Ten per gage as a part of the grortgage debt. In 1940, before the consideration above hereby expressly waive the appraisement of late. In 1940, before the consideration above hereby expressly waive the appraisement of late. In 1940, before the consideration above written. In 1940, before the consideration of the death of the same as t |
| Dollars, delivering all polici lortgage will accept from the mortgagee a duly oxecuted release of the A failure to comply with any of the agreements herein shall can econd party or assigns so elect, and no demand for fulfillment of a ssary previous to commencement of suit to collect the debt hereby seen aid second party may take immediate possession of said premizes; am e entitled to have a receiver appointed to take charge of said real ander, accounting to the mortgager for the net income, only, applying the dupon sheriff's sale said first part valves the platting of homesteantry for insurance, taxes or assessments upon said property, or for invation of abstract, and all expenses and attorneys fees incurred by seet the lien of this mortgage, shall be recoverable against said first part per annum, payable semi-annually, and be secured by this mortgage, and real estate and all benefits of the homestean and stay laws of the secured this and all can be added this and any of the secured by this mortgage, and real estate and all benefits of the homestean and stay laws of the secured this and all can be added this and any of the secured with any oxecuted me that the secured with a secured with a secured by this mortgage, and purposes therein set forting the secured and purposes therein set forting the secured and purposes therein set forting the secured and | insured to the satisfaction of said second party for at least (1300.00) les and renewal receipts to said second party; and upon the ratisfaction of this he same, have it recorded and pay for the recording. Inset the whole debt secured hereby to at once become due and collectible, if said conditions broken, nor notice of election to consider the debt due shall be necured, or any part thereof, or to foreclose this mortgage. And in case of default, diff suit is commenced to foreclose this mortgage, the said second party shall estate during such litigation and the period of redemption from said there he same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second taxes which may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of illigation with third parties to protaty, with penaltics upon tax sales, and shall bear interest at the rate of Ten per gage as a part of the grortgage debt. In 1940, before the consideration above hereby expressly waive the appraisement of late. In 1940, before the consideration above hereby expressly waive the appraisement of late. In 1940, before the consideration above hereby expressly waive the appraisement of late. In 1940, before the consideration above written. In 1940, before the consideration and affixed my official seal at the late of the |
| Dollars, delivering all policiorigages will accept from the mortgagee a duly executed release of the A failure to comply with any of the agreements herein shall car cond party or assigns so elect, and no demand for fulfillment of carry previous to commencement of suit to collect the debt hereby seed in second party may take immediate possession of said premizes; and entitled to have a receiver appointed to take charge of said real der, accounting to the mortgagor for the net income, only, applying to dupon sheriff's sale said first party walves the platting of homestearty for insurance, taxes or assessments upon said property, or for truation of abstract, and all expenses and attorneys fees incurred by a the left of this mortgage, shall be recoverable against said first part of the lien of this mortgage, shall be recoverable against said first part can be secured by this mortgage, directly sees in such forclosure suit, to be secured by this mortgage, directly sees in such forclosure suit, to be secured by this mortgage, directly sees in such forclosure suit, to be secured by this mortgage, directly sees in such forclosure suit, to be secured by this mortgage, directly sees in such forclosure suit, to be secured by this mortgage, directly sees in such forclosure suit, to be secured by this mortgage, directly sees in such forclosure suit, to be secured by this mortgage, directly sees in such forclosure suit, to be secured by this mortgage, directly sees in such forclosure suit, to be secured by this mortgage, directly sees in such forclosure suit, to be secured by this mortgage, directly sees in such forclosure suit, to be secured by this mortgage, shall be recoverable against and first particles hereby sees in such forclosure suit, to be secured by this mortgage, shall be recoverable against and first particles hereby sees in such forclosure suit, shall be recoverable against and first particles hereby seed to see a sees in such forclosure suit shall shall be recoverable against and first particles. Any of the | insured to the satisfaction of said second party for at least with a said seal renewal receipts to said second party; and upon the catisfaction of this as same, have it recorded and pay for the recording. Insured to whole debt recorded and pay for the recording. Insured to whole debt recorded and pay for the recording. Insured to make the consider the debt due shall be necessated the part thereof, or to forcelose this mortgage, the said second party shall directly a subject to the same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second the same in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second said second party and assigns by reason of illigation with third parties to provide the may hereafter be levied upon this mortgage, and expense of consaid second party and assigns by reason of illigation with third parties to provide the same of the south of the same as |