BOMPARE

Real Estate Mortgage Record

Warden-Shright Prg. Co.	
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PRO	OM STATE OF OKLAHOMA,
	This instrument was filed for record on the 2 Q day of
	A. D., 19/2, at 230 o'clock D. M.,
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	HO. Walklow Register of Deeds.
	By Deputy.
	Fec, S
FOR THE CONSIDERATION OF	DOLLARS,
the vechipt of which is hereby ac	Montalian Donala a D. La a an instrumenta was
	his wife of Oklahoma, County, State of Oklahoma,
first party, hereby mortgage and	(0 '
	one Second part the following real estate situated in
County, State of Oklahoma, descr	
L 2	Four (4) Block Four (4) Ole
	7 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

together with all rents and profit	its therefrom and all improvements, appurtenances, now or hereafter in anywise belonging thereto; and the said
	title thereto against all persons whomsoever. This mortgage is given as security for the performance of the cov-
	of said second party successors or assigns the urlicital sum of
Leven Hunda	Dollars on the there of Change 19/21 19
La La Sala	Dollars on the Hit day of Quant 1912 19
89718 7 10	Dollars on the first day of 19 19 19
2 0 0	
Marine Line	trait, Michigan
	~
with interest thereon at the rate	e of R per cent per annum until maturity, and at Ten per cent per annum after maturity, said interest to be cipal and interest payable at the office of The Trums Mation of Basel's according to
paid annually, princ	cipal and interest payable at the office or I he turnst lational Danie Inccording to
the conditions of the	- promissory note of the said Omelia Dee
The said first party shall no	tred unto said second party, being of even date herewith, and due as above stated from at the degal holder of committee rules waste, shall pay all taxes and assessments upon said payon, to whomsoever assessed, including
	t; shall keep the buildings thereon insured to the satisfaction of said second party for at least
0	
	ortgagee a duly executed release of the same, have it recorded and pay for the recording.
A failure to comply with a	my of the agreements herein shall cause the whole debt secured hereby to at once become due and collectible, it said
	, and no demand for fulfillment of conditions broken, nor notice of election to consider the debt due shall be nec-
	Classicative without the Bolt toucher would be an ordered through an in Secretary this mankages, the life of the South of
essary previous to commencement	t of suit to collect the debt hereby secured, or any part thereof, or to foreclose this mortgage. And in ease of default,
Usald second porty may take imme	ediate possession of said promises; and it suit is commenced to foreclose this mortgage, the said second party shall
be entitled to have a receiver a under, accounting to the mortgage	rdiate possession of said promises; and it suit is commenced to foreclose this mortgage, the said second party shall appointed to take charge of said real estate during such litigation and the period of redemption from sale therefore for the net income, only, applying the same in payment of any part of the debt secured hereby remaining unpuid,
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