MORTGAGE.
THIS INDENTURE, Made this 20 day of Gugust in the year of our Lord One Thousand Nine Hundred and Prince
between William E. Hardesty and Jennie Hardesty husband and
of the County of Eluloa and State of Oklahoma, of the first part, and
of the second part:
WITNESSETH, That the said part 20f the first part in consideration of the sum of 2 And 1 Milly fundamental Willy fundamental to 20f the first part in consideration of the sum of 2 And 1 Milly fundamental Willy fundamental to 20f the first part in consideration of the sum of 2 And 1 Milly fundamental Willy fundamental to 2 And 20f the first part in consideration of the sum of 2 And 1 Milly fundamental Willy fundamental Will fundamental
said party of the second part, his heirs, administrators or assigns forever, all that tract or parcel of land situated in the County of Eliclas.
in the State of Oklahoma, described as follows, to-wit: ac part of late time as a three Black one hundred fefty
found 54 of the original town of the loa, more particularly described as follows. Beginning at a gount on the most fine of said lot three 3 went finest feet from the northyseterly crown to the most sasterly direction periodile to the morthyle three of said lot three 3 and flow direction for the control of said lots there is and flow directly fine (75 feet y motter grant direction, thence at right angles one tunided forly 140 feets in a south freely direction; thence along the westerly line of Lot two cal and three 3 sevenly fine (75 feet) feet to the place of beginning.
,
of the Indian Meridian, containing in all acres, more or less, according to the Government survey thereof. And it is hereby mutually agreed that in case the party of the second part or its assigns should hereafter appear in any of the land departments or officer
the general Government, or in any court, in order to preserve or protect the title hereinbefore warranted, all costs and expenditures made in that behalf shall be added to the amounts basely several and shall be added to the amounts basely several and shall be added to the amounts basely several and shall be added to the amounts basely several and shall be added to the amounts basely several and shall be added to the amounts basely several and shall be added to the amounts basely several and shall be added to the amounts basely several and shall be added to the amounts basely several and shall be added to the amounts basely several and shall be added to the amounts basely several and shall be added to the amounts be added to the amounts because of the amounts because of the same and shall be added to the amounts because of the amounts because of the amounts because of the same and shall be added to the amounts because of the amo
to the amounts hereby secured and shall bear interest at the same rate, with the appurtenances, rents, issues and profits and all the estate, title and interest of partiles of the first part therein. And the said partiles of the first part do hereby covenant and agree that at the delivery hereof.
the lawful ownerof the premises above granted and seized of a good and indefeasible estate of inheritance therein, and will WARRANT AND DEFE the title to the same, and that the same is free and clear of all incumbrances of whatsoever kind except a certain morigage for \$
THE DEMING INVESTMENT COMPANY.
THIS GRANT Is intended as a MORTGAGE to secure the payment of the sum of Three Residued Depty fire DOLLA payable as follows, to wit:
\$ 43 meh 1st, 19/0; \$ 92 Dep 1st, 19/0; \$ 90 50 meh 1st, 19/1 \$ 74 0 Dept 1st, 19//; \$ 1st, 19/
at the office of THE DEMING INVESTMENT COMPANY, Oswego, Kansas, according to the terms of certain promissory note. Sthis day executed delivered by the said partedof the first part to the said party of the second part; and this conveyance shall be void if such payment be made as herein specific
But if default be made in such payment, or any part thereof or interest thereon when due, or the taxes, or if any installment of principal or interest of any morig or lien prior to this are not paid when the same are due and payable, or if the insurance is not kept in force thereon, then this conveyance shall become absol
and the whole shall become due and payable, and it shall be lawful for said party of the second part, his heirs, administrators or assigns, at any time thereaf to sell the premises hereby granted, for any part thereof, in the manner prescribed by law, appraisement hereby walved or not, at the option of the party of second part, his heirs, administrators or assigns; and out of all the moneys arising from such sale to retain the amount due for principal and interest, taxes.
penalties thereon, and interest on delinquent taxes at the rate fixed by law, together with the cost and charges of making such sale, and the overplus, if any the be, shall be paid by the party making such sale on demand to the said parties of the first part Activity. helrs or assigns. And said mortgagor—turther expressly agree—that in case of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose
same, as herein provided, the mortgagorwill pay to said plaintiff fitty dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other lecosts and statutory fees, said fee to be due and payable upon the filing of petition for foreclosure, and the same shall be a further charge and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree rendered in
action as aforesaid, and collected and the lien hereof enforced in the same menner as the principal debt hereby secured. It is expressly stipulated that upon deft herein suit to foreclose this mortgage may be brought in county where real estate mortgaged is situated regardless of residence of mortgagors, or either of the and all objections to venue of such suit are hereby expressly waived. IN WITNESS WHEREOF, The said part_clessof the first part hat hereun to sethandand sealthe day and year first above written. Signed, and delivered in the presence of
al Berny
R.D.M. Cally Jennie Sardestif (SE)
State of Oklahoma]
Julsa County ss.
BEFORE ME, Co. U. Duning and State, on this 24 day
august 1909, personally appeared William & Hardisly
and Senie Hardesly histard a wife to me known to be the identical person S who executed the with
and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purpo therein set forth.
WITNESS My hand and official seal the day and year last above set forth.
My Commission expires 19/3
THE CONTROL OF THE PROPERTY OF
For and in consideration of the sum ofDOLLA
to
IN WITNESS WHEREOF have hereunto set hand this day of
그들이 그렇게 되었다. 이 교통의 후에를 되면 이야는 물을 살았다. 이미 하는데 이 모든데 되었다.
STATE OFCounty, ss.
On thisaay of19
who is to me personally known to be the identical person who executed the foregoing assignment, and duly acknowledged t
execution of the same to bevoluntary act and deed, for the usos and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the day and date last above written.
My Commission expires
Filed for Record the 3 day of Op A.D. 10 d 9at 2 o'clock O M.
Filed for Record the day of A.D. 10,0 7 at Colock V. M. Resister of Deeds.