200 m

MORTGAGE.

THIS INDENTURE, Made this 23 Nd day of Secons flee	in the year of our Lord One Thouse	and Nine Hundred and Seustion
between I W Sanderfor and I may sanderfor		والمراجعة
of the County of Julia and State of Oklahoma, of		
If beming Smuestment (60)		
WITNESSETII, That the said part Alsof the first part in consideration of		7
to		
said party of the second part, his helrs, administrators or assigns forever, all that		
in the State of Oklahoma, described as follows, to-wit:		£
The most Half of North		
quarter of section six (6) in I		
North Range Fourteen	(14) East-	
of the Indian Meridian, containing in all 90 acres, more or		*
And it is hereby mutually agreed that in case the party of the second part the general Government, or in any court, in order to preserve or protect the title		and the second s
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 said
parials of the first part therein. And the said part the first part do the lawful owner of the premises above granted and selzed of a gr		
the title to the same, and that the same is free and clear of all incumbrances of		
THE DEMING INVESTMENT COMPANY.		
THIS GRANT Is intended as a MORTGAGE to secure the payment of the s payable as follows, to wit:	oum of Aire Hundred and E	ighty + 25/100 DOLLARS
8 2 95-25 They 1st 19/6:8		
	1st, 19 ; \$	Ist, 19;
at the office of THE DEMING INVESTMENT COMPANY, Oswego, Kansas, accordelivered by the sald party of the second periods. Of the first part to the sald party of the second put the fedault be made in such payment, or any part thereof or interest thereon or lien prior to this are not paid when the same are due and payable, or if the and the whole shall become due and payable, and it shall be tawful for sald prior to sell the promises hereby granted, or any part thereof, in the manner prescrit second part, his heirs, administrators or assigns; and out of all the moneys at penalties thereon, and interest on delinquent taxes at the rate fixed by law, toget be, shall be paid by the party making such sale on demand to the said partyles.  And said mortgagor. Turther expressly agree. It hat in case of forcelos same, as herein provided, the mortgagen. Will pay to said plaintiff fifty dellars costs and statutory fees, said fee to be due and payable upon the filing of petitipermises described in this mortgage, and the amount thereof shall be recovered action as aforesaid, and collected and the lien hereof enforced in the same man herein sult to forcelose this mortgage may be brought in county where real est	ding to the terms ofcertain prometant; and this conveyance shall be void it such is when due, or the taxes or if any installment of	payment be made as herein specified.  principal or interest of any mortgage
or lien prior to this are not paid when the same are due and payable, or if the and the whole shall become due and payable, and it shall be lawful for said pr	n surance is not kept in force thereon, then this rty of the second-part, his heirs, administrator	s conveyance shall become absolute, s or assigns, at any time thereafter,
to sell the promises hereby granted, or any part thereof, in the manner prescrib second part, his heirs, administrators or assigns; and out of all the moneys arb	ed by law, appraisement hereby waived or no sing from such sale to retain the amount due	t, at the option of the party of the for principal and interest, taxes and
be, shall be paid by the party making such sale on demand to the said particle.  And said mortgagorfurther expressly agree # that in case of forcelos	of the first partheirs or ure of this mortrage, and as often as any proce-	assigns. edings shall be taken to foreclose the
same, as herein provided, the mortgagor. I will pay to said plaintiff fifty dollars costs and statutory fees, said fee to be due and payable upon the filing of petiti	as a reasonable attorney's or solicitor's fee th on for foreclosure, and the same shall be a fu	erefor, in addition to all other legal rther charge and lien upon the said
premises described in this mortgage, and the amount thereof shall be recovered action as aforesaid, and collected and the lien hereof enforced in the same man	in said foreclosure suit and included in any in or as the principal debt hereby secured. It is	adgment or decree rendered in any expressly stipulated that upon default
	a te mortgaged is situated regardless of residen	ce of morigagors, or either of them.
and all objections to venue of such suit are hereby expressly waived.  IN WITNESS WHEREOF, The said part to of the first part have heren	a to mortgaged is situated regardless of residen	ay and year first above written.
and all objections to venue of such suit are hereby expressly waived.  IN WITNESS WHEREOF, The said part the first part hat hereu Signed, and delivered in the presence of	n to set their hand and seal the d	ay and year first above written.
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