MORTGAGE OF REAL ESTATE.

I'll asters and N. J. Geber (both single)
of Tulsa County, in the State of Oklahoma, of the first part, and.
Ellen Howard and M. R. Ivans
of the second part:
Witnesseth: That the said parties of the first part, for and consideration of the sum of
Tight Thousand Time Hundred (\$ 550d) DOLLARS,
to them in hand paid, by the party of the second part, the receipt whereof is hereby acknowledged, have Granted, Bargained, Sold, Conveyed,
and do by these presents Grant, Bargain, Sell, Convey and Confirm unto the said party of the second part, and to his heirs, executors, administrators or assigns, forever, all the following described tract of land, situated in Scales in Tulsa County,
2011
all of the south One half (3) of Lat lif (6) in Block One
Sundred and thirty-six (186) of the city of Jalea, Oklahoma
according to the hecorded plan thereof, and
compring a truck fifty (50) feet by One Hundred
To Bate and to Bold the Same, with all and singular the tenements. hereditaments and appurtenances thereunto belonging, or in anywise
appertaining, and all rights of homestead exemption unto the said party of the second part, and to his heirs and assigns, forever.
This mortgage is given as security for the performance of the covenants herein, and the payment to Ellen Howard
and U.A. Evans the party of the second part, the principal sum of Lighty-five Hundred Dollars,
due to said second party for an actual loan of the said amount on the one for \$3500 due one year from date according to the terms and conditions of the principal notes in the amount of the 3500 due two years from
according to the terms and conditions of terms principal note to the amount of the forth 3500 due two grans from
Dollars, dated the 14th day of March 1910 and one for \$3500 dut two glars from dated the 14th day of March 1910 and one for \$3500 dut two glars from the later than the sum of dated the 14th day Dollars, and bearing the some date, made and executed by the parties of the first part.
Second: Said parties of the first part hereby covenant and agree to pay all taxes and assessments of whatsoever character on said lands,
when the same becomes due, and to keep the buildings upon the mortgaged premises insured in some reliable fire insurance company, approved
by the party of the second part, for the sum of equal to the reasonable & . () Dollars, and to
assign the policies to said party of the second part, as his interest may appear, and deliver said policies and renewals to said party of the second
part, to be held by him until this mortgage is fully paid, and the said parties of the first part assume all responsibility of proof and care and
expense of collecting such insurance if loss occurs. In the event of default by the party of the first part in any payment or payments of taxes,
assessments of any kind, or of insurance premiums, party of second part may pay same and such sums so paid shall thereafter draw interest at
the rate of 8 per cent. per annum.
Third: It is further expressly agreed by and between the parties hereto, that if any default be made in the payment of any part of either
said principal or interest notes, when the same become due, or in case of default in the payment of any installment of taxes or assessments upon
said premises, or the premium for said fire insurance, when the same become due, or in case of the breach of any covenant or condition herein
contained, the whole of said principal sum herein named, and the interest thereon, shall immediately become due and payable, at the option of the second party, and this mortgage may be immediately foreclosed.
Now if said parties of the first part shall well and truly pay to the said party of the second part, his heirs, executors, assigns, or
administrators, the sum of money hereinbefore recited, and all other amounts which may be paid out by said second party or assigns, under the
provisions of this mortgage, and all other indebtedness which may be due said party or assigns, at the times herein stipulated then this
conveyance shall be null and void, otherwise to remain in full force and effect. And in case of any default in the payment of said indebtedness,
or failure of said first party to fulfill any of the stipulations and agreements herein contained, said party of the second part, his heirs or assigns,
agents or attorneys, are hereby authorised and empowered to declare the whole indebtedness hereby secured at once due and payable, to take
charge of said property on demand without process of law, and proceed with the foreclosure of this instrument as provided by law.
In Testimony Wherrof, the parties of the first part have hereunto subscribed their names the day and year first above written.
& masters N. J. Gulser
According to the transformation of the second standard and the second standard
STATE OF OKLAHOMA)
STATE OF OKLAHOMA, }ss. Before me, the undersegred a Notary Public, in and for said County and State, on this 14th day of March 1900, personally appeared J. Martine and M. J. Shubser
said County and State, on this 14th day of Mach 1900, personally appeared
J. G. Masters and N. J. Gubser
to me known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that they executed the same
as their free and voluntary act and deed for the uses and purposes herein set forth.
Seal)
Leal) My Commission expires July 16th 1913 Russ L. Grant Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY—AT TULSA, OKLA.
I hereby certify that this Instrument was filed for record in my office on Mar. 15 19/0, at
I hereby certify that this Instrument was filed for record in my office on //Car//2 19/0, at
By Deputy. (Lest) A. & Walkley Register of Deeds.
By Deputy. (Seal) A. C. Walkley
DEFENDENCE OF THE CONTROL OF THE CON
되고 들어 있다면 보고 맛나지만 계속 있다. 바람이를 하고 있는 제가, 당살이는 그는 데 나는데 먹는데 먹었다.
물론 보통 경기를 하려면 살고 있는 물리로 있다. 그렇다 하는 이 등에 목표를 만든다. 이 모모나 모르고 하는 그들이 나라고 말했다.
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