MORTGAGE RECORD, No. 71

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| The DDINFUTURE, Instead. | | REAL ESTATE MOR | 병원이 있는 영상 방법이 집에 위해 주 선수했다. |
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| Into Control of Lange and the Control of Lange and the Control of Lange and the Control of Lange and Lang | dred | by and between | |
| <pre>picty of the ecced parts TT21EEEEEEET, This the main pict_and the hash pack, for and is consideration of the stand of the ecced pack and an end of the ecced pack and ecced pack and</pre> | | | 18 19 - 19 - 19 - 19 - 19 - 19 - 19 - 19 - |
| in had paid, by the add party of the second part, the needp where it is harring releasionships, hasgreated, with second part, and second part, | party of the second part: | 생각한 것은 것은 것이 같은 것이라. 한 것이 같은 것이 같이 많이 많이 없다. | 영상은 승규는 것을 위한 것을 위한 것을 가지 못했다. |
| <pre>tervit: TO HATE AKD TO HOLD THE SAID, Why all and simpler the formeral hybrid hybrid in the set operation of a signal of province hybrid in the set operation and the set operation of the set operatis and set operatis of the set operation of the set op</pre> | to | ne said party of the second part, the receipt where confirm, unto said party of the second part, and to | of is hereby acknowledged, hagranted, bargained, sold in successors and assigns, FOREVI |
| To HAVE AND TO DIOLD THE SAIR, With all make simpler the terminate, heredelineuts and approximations the backgroup or a maintering for each single for the first part of the f | | | |
| a good and indefaultile tasks of inflations (income) from and charge of all insumihouses, and (into) | TO HAVE AND TO HOLD THE SAME and all rights of homestead exemption unto the | With all and singular the tenements, hereditumen said party of the second part, and to | is and appurtenances thereutato belonging or in anywice a successors and assigns, forever. And the sub |
| being for a loss made by the sale party of the scool part, so the sale part of the first part, and psychio scooling to the therm and first of | a good and indefeasible estate of inheritance the the quiet and penceable possession of said party PROVIDED, ALWAYS, And this instrum First. Said partof the first part | cin, free and clear of all incumbrances, and that of the second part, | will WARRANT AND DEFEND ad assigns, forever, against the lawful claims of all persons itlons, to-wit: the second part, in the principal sum of (\$ |
| One for \$ | being for a loan made by the said party of the se negotiable promissory note, excented and deli- navable to the order of the said party of the se | cond part, to the said partof the first part, and vered by the said partof the first part, bearing ond part, as follows: | l payable according to the tenor and effect of |
| All papeling as the ordinor of | One for \$ | | |
| nnnnih, bash before and after mutuitig, on the descent and the second part of the second part of the first part in anthrity are further evidenced by comparison of the second part of th | One for \$ | and the second s | rate of 10 per cent, per source of a start |
| Second. The add part | annually, both before and after maturity, on th | o | and another state and a second state and |
| the mortgaged premises insured in some reliable first and torando insurance company approved by the party of the second part, as indexed in policies to the single part to be held by | in each year. The installments of interest until the said partof the first part, each bearing in | maturity are further evidenced by | |
| skil pærty of the second pært to be held by | the mortgaged premises insured in some reliable | fire and ternade insurance company approved by t | he party of the second part for the sum of S |
| Third. The partof the first part agreeor keep all building, fonces, and other improvements to errowed thereform or to become displatable of eductryou. Tourth. It is further expressly agreed by and between the parties hereto that if any default be made in the payment of any prote of eductry of the improvements to errowed thereform or to beam displatable pressly and between allocated by any end of eductryout. The part | and to assign the policies to the said party of the said party of the second part to be held by | second part, as | interests may appear, and deliver said policies and I, and said part of the first part assumes all responsib |
| Totach. Is introduce expressly agreed by and between the parties heroits if any default be mude in the payment of any introduce of assessments, yon asside premises, or upon said in any of a more assessments, yon asside premises, or upon said internets, in a second to the association of the second part, and the premises, and yon and the association of the second part, and the part of the second part, be full and to of the part of the second part, be full and to of the part of the second part, be full and to of the part of the second part, be full and to of the part of the second part, be full anound to grading the part of the second part, be full anound to grading the part of the second part, be full anound to grading the part of the second part, be full anound to grading the part of the second part, be full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound to grading the part of the second part, the full anound the part of the second part, the full anound to grading the part of the second part, the full and the part of the second part. It is introde anotis grading the part of the second part, the | Third. The part of the first part agre | eto keep all buildings, fences, and other impro- | cements on said premises in as good repair as they are nov |
| And it is also agreed that in the type to any density in physical to butant of any covenity and said party of the second part, or asigns, shall be ensured that a strength of the second part, or asigns, shall be ensured the part of the second part, in the second part, if is hereby further agreed and understool that this morigage secures the paryment of asid principal debt, to evidence said principal or inferest notes, that may breatfer be given, in the event of any extension of the paryment of asid principal debt, to evidence said principal or inferest notes, that may breatfer be given, in the event of any extension of the paryment of asid principal debt, to evidence said principal debt, to evidence said the second part, said the second part, and the same of the second part, and the same side and shall be second by a like of this morigage | Fourth. It is further expressly agreed by notes when the same become due, or in case of d of said fire and tornade insurance, when the same | and between the parties hereto that if any default fault in the payment of any installment of taxes becomes due; or in ease of removal of any of the l | be made in the payment of any part of either said princip or assessments, upon said premises, or upon said loan, or to uildings or other improvements from said land, or in case i be interest thereon and all successful to the said said said said said said said said |
| And it is also agreed that in the type to any density in physical to butant of any covenity and said party of the second part, or asigns, shall be ensured that a strength of the second part, or asigns, shall be ensured the part of the second part, in the second part, if is hereby further agreed and understool that this morigage secures the paryment of asid principal debt, to evidence said principal or inferest notes, that may breatfer be given, in the event of any extension of the paryment of asid principal debt, to evidence said principal or inferest notes, that may breatfer be given, in the event of any extension of the paryment of asid principal debt, to evidence said principal debt, to evidence said the second part, said the second part, and the same of the second part, and the same side and shall be second by a like of this morigage | on any covenant or condition herein contailed, t on account of taxes or assessments, upon said pr due and payable and this mortgage may be force | emises or upon said loan, or the premiums for fire losed immediately, and the party of the second par ast therein, from the data thereof at 10 nor said | and tornado insurance, upon said premises, shall become to rany legal holder of this note shall be entitled to recover per annum, crediting any and all interest payments made |
| And it is also agreed that in the type to any density in physical to butant of any covenity and said party of the second part, or asigns, shall be ensured that a strength of the second part, or asigns, shall be ensured the part of the second part, in the second part, if is hereby further agreed and understool that this morigage secures the paryment of asid principal debt, to evidence said principal or inferest notes, that may breatfer be given, in the event of any extension of the paryment of asid principal debt, to evidence said principal or inferest notes, that may breatfer be given, in the event of any extension of the paryment of asid principal debt, to evidence said principal debt, to evidence said the second part, said the second part, and the same of the second part, and the same side and shall be second by a like of this morigage | been made upon said sum, and the party of the a assessments upon said premises, or upon said log | second part, or the legal owner and holder of said r si, or insurance premiums paid by the party of the im the date of such payment at 10 per cent. per on | ote and mortgage, shall be entitled to recover on accoun second part, the full amount so paid, as taxes or assessme num. |
| It is further agreed and understood that in computing interest upon this loan, in accordance with the stipulations of this bond, and this mortgage, such in no event, nor in anywes, directly or inductive bay steven in the payment of the principal relations of this bond, and this mortgage, such in no event, nor in anywes, directly or inductive bay steven in the avenue of any extension of said principal cite, to evidence said principal or inference notes, that may bereafter be begiven, in the avenue of any extension of time for the payment of the same during the said time of extension. Sixth. Said part | And it is also agreed that in the event of t | inv delault hi Davident of Dieach of Buy covenants | or condition nervan the reads and promes of sald premises |
| Tith. If is harely further agreed and understood that this mortgage secures the payment of the principal note and interest herein the basis of the more of any extension of time for the payment of asid principal debt, to evidence said principal note and there of the more of the first part. In the event of any extension of time for the payment of asid principal debt, to evidence said principal debt, to evidence said principal note and the said time of extension. Sith. Said part | It is further agreed and understood that i | a computing interest upon this loan in accordance to be computed so as to exceed 10 per cent per app | with the stipulations of this bond, and this mortgage, such |
| Sixth. Suid partof the first part, hereby agreein event action is brought to foreloss this mortgage | Fifth. It is hereby further agreed and un principal or interest notes, that may bereafter be | derstood that this mortgage secures the payment given, in the event of any extension of time for the | of the principal note and interest herein described, and payment of said principal debt, to evidence said principa |
| Seventh, Said part, | Sixth. Said partof the first part, her Dollars (\$10,00), and 10 per cent, of the amount collection, and the sum so due shall become a par | by agreein event action is brought to forcelose due thereen, and said attorney's fee shall become d t of the judgment and shall be secured by a lien of t | this mortgage |
| IN WITNESS WHEREOF, The said partof the first part | Seventh, Said part | r the consideration above mentioned hereby expres ate of Oklahoma. | sly waiveappraisement of said real estate and the benefit |
| IN WITNESS WHEREOF, The said partof the first part | Eighth. It is expressly agreed and unders brances upon said property prior or superior to t to recover the same with interest at 10 per cent. | tood that the party of the second part shall have t its mortgage debt; and upon paying and dischargin upon the amount so paid, from the part,of the f | is right to pay and discharge at his option any and all hel g such lien or incombrance the party of the second part sha irst part and said sum shall be and become a part of the mo |
| Executed AND DELAVERED IN PRESENCE OF: STATE OF OKLAHOMA, | IN WITNESS WHEREOF, The said part | the foreclosure thereof at the option of the party of the first partaneous and the first partaneous and the option of the first partaneous and the option of the partaneous and the partaneo | into subscribedn the d |
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| State, on this | County of an and a second s | | N |
| to me known to be the identical persons who accounted the within and foregoing instrument and neknowledged to me that | State, on thisday of | La construction de la construction | 9 personally appeared |
| Witness my hand and official seal on the date last above written. My commission expires. This instrument was filed for record this. ofel ofel ofel ofel ofel ofel ofel ofe | to me known to be the identical persons who exe | cuted the within and foregoing instrument and ack | nowledged to me that |
| This instrument was filed for record this | Witness my hand and official scal on the d | nd deed for the uses and purposes therein set forth ate last above written. | • |
| This instrument was filed for record this | | len and the latent states and the states of | Nota |
| 是这个人的意义,我们们就是这些我们的你们就是这些我们,你们的你们就是你们的你的你们,你们们的你们,你们就是你们的你们都能是你们的你们,你们都不能不能不能不能。"他说道:"你们不是你们的你们,你们 | My commission expires | 그녀가 비슷한 옷을 가장 가지 않는 것을 것을 것을 수 없다. 여러 가지 않는 것은 것은 것을 가지 않는 것을 수 있는 것을 가지? | |