MORTGAGE RECORD, No. 71

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| ta sandas gradus and a spinate and commence of a section of an individual digities | and a company to the control of the |
| arty of the second nart: | and State of Oklahoma, partof the first part, and |
| oin hand paid, by the said party of the sec presents dogrant, bargain, sell, convey and confirm, unto said par- ollowing-described tract, piece, or parcelof land, lying and situe | cond part, the receipt whereof is hereby acknowledged, hagranted, bargained, sold and by these rty of the second part, and tosuccessors and assigns, FOREVER, all of the late in the County ofand State of Oklahoma, |
| d chical privace and the constitution of the c | illuberginetis engas mariningamente eigen gjalger sterioù deur an e euro ar en event al participat de propiete Annon ante alfante annon e e e e entantañ de participat a estan a estan a en a en annon en en en en en en en e |
| establisconstablication in mineral and a superior of the state of the superior of the superior of the superior | |
| is . The faction consistence in the contract of the contract o | |
| eren annatarakalahin antara kan dari di kan kali di dan kan dari dari dari dari dari dari dari dari | |
| and all rights of homestead exemption unto the said party of the secon of the first part dohereby covenant and agree that at the delivery a good and indefensible estate of inheritance therein, free and clear of a the quiet and peaceable possession of said party of the second part, | ustly indebted to the party of the second part, in the principal sum of (\$ |
| seing for a loan made by the said party of the second part, to the said | part of the first part, and payable according to the tenor and effect of |
| | tof the first part, bearing date |
| One for S. | due 10 |
| All payable at the office of | er cent, per annum, and at the rate of 10 per cent, per annum after default or maturity; payable semi- |
| the firm bigger and real militarian and the | The days of the State of the Court of the Court of the State of the St |
| 1 each year. The insumments of increase after maturity age said partof the first part, each bearing interest after maturity age Second. The said part | ovidenced by |
| ie said premises and any and all taxes or assessments that shall be my the State of Oklahoma, or by the county, township or municipality | ceto pay all taxes and assessments, general and special, and of whatever character whatsoever, on ande upon said loan, or upon the legal holder of said notes and mortgages, on account of said loan, y, wherein said real estate is situated, when the same becomes due, and to keep the buildings upon some company approayed by the party of the second part for the sum of S. |
| ne mortgaged premises insured in some reliable fire and tornado insura | rance company approved by the party of the second part for the sum of \$ |
| aid party of the second part to be held by | ntil this mortgage is fully paid, and said partof the first part assumes all responsibility of proof |
| Third. The partof the first part agreeto keep all builds | lings, fences, and other improvements on said premises in as good repair as they are now, and not to |
| Fourth. It is further expressly agreed by and between any pure- tions when the same become due, or in case of default in the payment of cold for and torondo insurance, when the same becomes due, or in or | es hereto that if any default be made in the payment of any part of giner said principal or incurse t of any installment of taxes or assessments, upon said premises, or upon said loan, or the premiums have of removal of any of the buildings or other improvements from said land, or in ease of the breach |
| f any covenant or condition herein contained, the whole or same prime in account of taxes or assessments, upon said by manager immediately, and the contract of taxes of the montain may be foreclosed immediately, and | the improvements to be removed therefrom or to become dilapidated or destroyed, less hereto that if any default be made in the payment of any part of either said principal or interest to of any installment of taxes or assessments, upon said premises, or upon said loan, or the premiums ase of removal of any of the buildings or other improvements from said land, or in case of the breach eight sum anned herein, and the interest thereon, and all sums paid by the party of the second part, loan, or the premiums for fire and tornado insurance, upon said premises, shall become immediately at the party of the second part or any legal holder of this note shall be entitled to recover the principal date thereof at 10 per cent. per unuum, crediting any and all interest payments made, if any have raid where and holder of said note and mortgage, shall be entitled to recover on account of taxes or itums paid by the party of the second part, the full amount so paid, as taxes or assessments, or insurayment at 10 per cent. per annum. |
| ue and payable and this moregoge may the interest thereon, from the dum mentioned in said bond, together with interest thereon, from the deep made upon said sum, and the party of the second part, or the leg | I the party of the second party and any against any and all interest payments made, if any have all owner and holder of said note and mortgage, shall be entitled to recover on account of faxes or any against a faxe of the said note and mortgage, shall be entitled to recover on account of faxes or account |
| seesments upon said premises, or upon said toan, or macrane promote premiums, together with interest thereon from the date of such an accordance of such as a constant in payment | ums paid by the party of the second part, the run amount so pant, as three or assessments, or management at 10 per cent. per annum. |
| And it is also agreed that in the event of any defaute in payment | nt or breach of any covenant or condition herein, the rents and profits of said premises are pledged additional collateral security and said party of the second part, or assigns, shall be entitled to pos- the party of the second part. |
| It is further agreed and understood that in computing interest up no event, nor in anywise directly or indirectly, he computed so as t | upon this loan in accordance with the stipulations of this bond, and this mortgage, such interest shall to exceed 10 per cent per applym. |
| Fifth. It is hereby further agreed and understood that this mor | to exceed 10 per cent per annum. ortgage secures the payment of the principal note and interest herein described, and all renewal, any extension of time for the payment of said principal debt, to evidence said principal or interest |
| Interpal or interest interest in the said time of extension. Sixth Said partof the first part, hereby agreein event as | ction is brought to foreclose this nortgage |
| Sollars (\$10.00), and 10 per cent. of the amount due thereon, and said sollection, and the sum so due shall become a part of the judgment and | ction is brought to foreclose this mortgage |
| aws and of the homestead exemptions of the State of Oklahoma. | ove mentioned hereby expressly waiveappraisement of said real estate and the benefit of the stay f the second part shall have the right to pay and discharge at his obtion any and all liens or incum- |
| Eighth. 15 s expressly agrees the more supported in the mortgage debt, and to recover the same with interest at 10 per cent, upon the amount so proceed the same with interest at 10 per cent, upon the amount so proceed in the foregoing thereof | f the second part shall have the right to pay and discharge at his option any and all liens or incum- d upon paying and discharging such lien or incumbrance the party of the second part shall be entitled said, from the partof the first part and said sum shall be and become a part of the mortgage debt f at the option of the party of the second part. |
| secured by these notes and may be recovered in the forcelosure thereof IN WITHNESS WHEREOF, The said partof the first part first above written. | f at the option of the party of the second part. hereunto subscribed |
| 1st above written. | The Communication and control of the Communication of According to the Communication of the C |
| Executed and Delivered in Presence of: | p management of the state of th |
| And the state of t | |
| STATE OF OKLATOMA | |
| STATE OF OKLAHOMA, Sounty of | |
| Before me, | 19 personally appeared 19 |
| and the control of th | personany appearent. |
| o me known to be the identical persons who executed the within and f | foregoing instrument and acknowledged to methatexecuted the same as |
| Witness my hand and official scal on the date last above written. | |
| | Notary Public. |
| 人名英格兰英格兰英格兰 医内侧皮 医皮肤 人名英格兰 医海绵 化二氯基苯酚 化多类多数形式 经免税的 医电流衰退 化二氯化二氯基酚 化二氯化铵 | day ofo'clock,M. Register of Deeds. |
| Deputy, | Register of Deeds. |
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