a^{agh}amoo

MORTGAGE RECORD

: # 58171

SAME DOPEWORTH BOOK CO., LEAVENWORTH, KAN No. 20769

MORTGĄ	
THIS INDESTURE, Made this 10th day of 10 ecently Hundred and Thirtun between Marlio Taux and wife	in the year of our Lord One Thousand Nine will and may a Tauranill hurbana
of the County of Tula and State of Oklahoma The Winning Turistimus Company	, of the first part, and
of the second part:	Two i unded and Twenty four
duly paid, the receipt of which is hereby acknowledged, ha W	Sold and by these presents do Gener, Bargain, Sellings, forever, all that tract or parcel of land situated in the County
of in the State of Oklahoma, described as for the north half of the southeast quarter I wenture [17] north, Range of history [/3]	of rection thru (31 in township east
of the Indian Meridian, containing in all &Oaeres, 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 assigneeral Government, or in any court, in order to preserve or protect the fills hereinbefore we mounts hereby secured and shall bear interest at the same rate, with the appurtenances, rer	ns, should hereafter appear in any of the land departments or offices of the armited, all costs and expanditures made in that behalf shall be added to the
innounts hereby secured and shall bear interest at the same rate, with the appurtenances, rerest the first part therein. And the said part of the first part dohereby covenant and a the lawful owner of the premises above granted and seized of a good and indefeasible estate and that the same is free and clear of all incumbrances of whatsoever kind except a certain a DEMING INVESTMENT COMPANY.	gree that at the delivery hereof. The Mark of and interest of said part. Co. gree that at the delivery hereof. The Mark of and Desemb the little to the same, mortgage for \$
. THIS GRANT is intended as a Morroage to secure the payment of the sum of	wo Hundred and twenty four
sayable as follows, to-wit:	DOLLARS,
1/200 January 1st, 10/5;8	lst, 19
t the office of THE DEMING INVESTMENT COMPANY, Oswego, Kansas, according to the secuted and delivered by the said part of the first part to the said party of the secund precified. But if default be made in such payment, or any part thereof or interest thereon overtages or lice prior to this are not paid when the same are due and payable, or if the instate, and the whole shall become due and payable, and it shall be lawful for said party of the lite premises hereby granted, or any part thereof, in the manner prescribed by law, appart, his heirs, administrators or assigns; and out of all the moneys arising from such sale hereon, and interest on delinquent taxes at the rate fixed by law, together with the costs at	the fine this conveyance such he voice in such parient of intall as interest of any mance is not kept in force thereon, then this conveyance shall become abso- a second part, his heirs, administrators or assigns, at any time thereafter, the misement hereby waived or not, at the option of the party of the second at to retain the amount due for principal and interest, taxes and penalties
or the party making such sale, on demand to the said part Webf the first part.	heirs or assigns.
And said mortgagor Sturther expressly agreethat in case of foreclosure of this morts herein provided, the mortgagor Neill pay to said plaintiff fifty dollars as a reasonable atteory fees; said fee to be due and hayable upon the filing of petition for foreclosure and the nortgage, and the amount thereof shall be recovered in said foreclosure sait and included in and the lien hereof enforced in the same manner as the principal debt hereby secured. It is a may be brought in County where real estate mortgaged is situated regardless of residence of hereby expressly waived.	tgage, and as often as any proceedings shall be taken to foreclose the same, orney's or solicitor's fee therefor, in addition to all other legal costs and statu- same shall be a further charge and licu upon the said premises described in this any judgment or decree rendered in any action as aforesaid, and collected expressly stipulated that upon default herein suit to foreclose this mortgage mortgagors, or either of them, and all objections to venue of such suit are
IN WITNESS WHEREOF, The said part Ales the first part half-dihereunte set	Thun hand Sand seal the day and year first above written-
0 1	Marks Toursville (SEAL)
and the state of the	Mary a Tour-will (SEAL)
State of Oklahoma, Tulia County, so. Before me, A. M. Laws,	
state, on this 19th day of 10 ecember	10 . 3 , personally appeared
o me known to be the identical person S. who executed the within and foregoing instrument, is	and acknowledged to me that LALLY executed the same
WITNESS my hand and official seal the day and year last above set forth. We commission expires 3/23 /. 914 10	
ASSIGNME	Notary Public.
For and in consideration of the sum of	
oin hand paid, the receipt of which is hereby acknowledged he within mortgage and notethereby secured, without recourse.	
JN WITNESS WHEREOF, have hereunto set hand	this day of 19
State of	
On thisday of	19before me, a Notary Public, in and for said County, personally
who is to me personally known to be the identical person,who executed the foregoing assigned and deed for the uses and purposes therein expressed.	ament, and duly acknowledged the execution of the same to be his voluntary
IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the	day and date last above written.
My commission expires	: [2] [2] -
State of Chiahoma, County of Talsa, on. This instrument was filed for record on the 1.9day of 2.0.	Lewis Ching " o'clock 10 N.
By Deputy, Deputy,	Law Clant Register of Deeds.

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