MORTGAGE RECORD

| | MORT | | |
|--|---|---|--|
| THIS INDENTURE, Made t | bis day of between | in the Year | of our Lord One Thousand Nine |
| | between | | |
| the County of | and State of O | klahoma, of the first part, and | |
| the second part: | | | |
| WITNESSETH, That the sai | id part of the first part in consideration of the | ë sum of | *************************************** |
| | paid, the receipt of which is hereby acknowledge | | |
| n Montulon to the said party | of the second part, his heirs, administrator | s or assigns, forever, all that tract or parce | of land situated in the County |
| | | | |
| | | | |
| | in all | | |
| the first part therein. And the sa | reed that in case the party of the second part, or t, in order to preserve or protect the title herein ear interest at the same rate, with the appurtena tid part of the first part do hereby covena bove granted and seized of a good and indefeasib of all incumbrances of whatsoever kind except a IX. | nt and agree that at the delivery hereofle estate of inheritance therein, and will WARRAS | T AND DEFEND the title to the same |
| THIS GRANT is intended as | n Morrange to secure the payment of the sum of | | reconstruction of the contract |
| yable as follows, to-wit: | | · · · · · · · · · · · · · · · · · · · | DOLLARS |
| | lst, 19 8 | | |
| | 1st, 19; S. PESTMENT COMPANY, Oswego, Kansas, accord nort of the first part to the said party of the such payment, or any part thereof or interest to the find when the same are due and payable, or if e and payable, and it shall be lawful for said par any part thereof, in the manuer prescribed by signs; and out of all the moneys arising from taxes at the rate fixed by law, together with the | | |
| the party making such sale, on d | emand to the said part of the first part, | heirs or assigns. | |
| with the party making such sale, on d And said mortgager. further therein provided, the mortgager ry feest said fee to be due and peortgage, and the amount thereof's all the lien hereof enforced in the s ay he brought in County where re reby expressly waived. IN WITNESS WHEREOF, ' SIGNED AND DELLY. | emand to the said partof the first part, respressly agreethat in case of foreclosure of rwill pay to said plaintiff fifty dollars as a reason syable upon the filing of petition for foreclosure shall be recovered in said foreclosure suit and ine same manner as the principal debt hereby secured eal estate mortgaged is situated regardless of resi The said partof the first part hahereunt ERED IN PRESENCE OF | heirs or assigns. this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion upded in any judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to forcelose the same fon to all other legal costs and statu on the said premises described in this y action as aforesaid, and collected are in a suit to forcelose this mortgag objections to venue of such suit are the day and year first above written. (Seal. |
| r the party unking such sale, on d And said mortgagerhurther, herein provided, the mortgager ry fees; said fee to be due and pr ortgage, and the amount thereof is d the lien hereof enforced in the s ay be brought in County where re- reby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELLY | emand to the said partof the first part, corpressly agree | this mortgage, and as often as any proceedings able attorncy's or solicitor's fee therefor, in addit and the same shall be a further charge and lien uplated in any judgment or decree rendered in a lit is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the same from to all other legal costs and statu on the said premises described in thi y action as aforesaid, and collected a suit to foreclose this mortgag objections to venue of such suit are the day and year first above written. (Seal. |
| with party runking such sale, on digital And said mortgager | emand to the said part of the first part, r expressly ugreethat in case of foreclosure of respressly ugreethat in case of foreclosure of will pay to said plaintiff fifty dollars as a reason syable upon the filling of petition for foreclosure shall be recovered in said foreclosure suit and ine can enamer as the principal debt hereby secured cal estate mortgaged is situated regardless of resi The said partof the first part hahereunt ERED IN PRESENCE OF County, us. | heirs or assigns. this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up unded in any judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the same fon to all other legal costs and statu on the said premises described in this pation as aforesaid, and collected erein suit to foreclose this mortgag objections to venue of such suit are the day and year first above written |
| y the party unking such sale, on d And said mortgagorfurther s herein provided, the mortgagor ray feest said fee to be due and pe sortgage, and the amount thereof said the lien hereof enforced in the s say be brought in County where re reby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELLY State of Okiahoma | cement to the said partof the first part, r expressly agreethat in case of foreclosure of will pay to said plaintiff fifty dollars as a reason syable upon the filing of petition for foreclosure shall be recovered in said foreclosure suit and in much manner as the principal debt hereby secured ral estate martgaged is situated regardless of resi The said partof the first part hahereunt ened in Presence of Chunty, us. Chunty, us. | heirs or assigns. this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion upded in any judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to forcelose the same fon to all other legal costs and statu on the said premises described in this yaction as aforesaid, and collected are an experience of such suit to forcelose this mortgage objections to venue of such suit and the day and year first above written |
| And said mortgagerfurther the herein provided, the mortgager turther therein provided, the mortgager try feest said fee to be due and peortgage, and the amount thereof and the lien hereof enforced in the say be brought in County where represent the say he brought in County where represents waited. IN WITNESS WHEREOF, SIGNED AND DELLY. Mater of Oklahoma | emand to the said partof the first part, r expressly ugreethat in case of foreclosure of viiil pay to said plaintiff fifty dollars as a reason syable upon the filling of petition for foreclosure shall be recovered in said foreclosure suit and in manner manner as the principal debt hereby secured rail estate mortgaged is situated regardless of resi The said partof the first part hahereunt ERED IN PRESENCE OF Chunty, vs. Chunty, vs. | this mortgage, and as often as any proceedings able attorncy's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up luded in any judgment or decree rendered in a. It is expressly stipulated that upon default i dence of mortgagors, or either of them, and all oset | shall be taken to forcelose the same from to all other legal costs and statu on the said premises described in this yaction as aforesaid, and collected are in a suit to forcelose this mortgag objections to venue of such suit are the day and year first above written |
| r the party unking such sale, on d And said mortgagerfurther .herein provided, the mortgager .ry feest said fee to be due and pe ortgage, and the amount thereof s d the lien hereof enforced in the s ay be brought in County where re reby expressly walved. IN WITNESS WHEREOF, SIGNED AND DELLY Plate of Oklahoma. Before me, ate, on this me known to be the identical per free an WITNESS my hand and offi | emand to the said partof the first part, r expressly ugreethat in case of foreclosure of r expressly ugreethat in case of foreclosure of will pay to said plaintiff fifty dollars as a reason syable upon the filling of petition for foreclosure stands becovered in said foreclosure suit and in man manner as the principal debt hereby secured and estate mortgaged is situated regardless of resi The said partof the first part hahereunt ERED IN PRESENCE OF County, us. County, us. day of rsonwho executed the within and foregoing inst d voluntary act and deed for the uses and purpos cial seal the day and year last above set forth. | this mortgage, and as often as any proceedings able attorncy's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up luded in any judgment or decree rendered in a. It is expressly stipulated that upon default i dence of mortgagors, or either of them, and all oset | shall be taken to foreclose the same ion to all other legal costs and statu on the said premises described in thi ry action as aforesaid, and collected recin suit to foreclose this mortgag objections to venue of such suit are the day and year first above written (Seal Public, in and for said County and and control of the same control of the sam |
| the party unking such sale, on d And said mortgagerfurther herein provided, the mortgager ry feest said fee to be due and pe ortgage, and the amount thereof s d the lien hereof enforced in the s say be brought in County where re reby expressly walved. IN WITNESS WHEREOF, SIGNED AND DELLY Tate of Oklahoma | cemand to the said part | this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up tuded in any judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the same ion to all other legal costs and statu on the said premises described in thi ry action as aforesaid, and collected recin suit to foreclose this mortgag objections to venue of such suit are the day and year first above written (Seal Public, in and for said County and and control of the same control of the sam |
| And said mortgages further therein provided, the mortgages further therein provided, the mortgages represented the mortgages and the amount thereof a distribute of the lien hereof enforced in the say be brought in County where represented in the say be brought in County where represented and the lien hereof enforced in the say he brought in County where represents walved. IN WITNESS WHEREOF, SIGNED AND DELLY SIGNED AND DELLY Mater of Oklahoma. Before me, atc, on this | emand to the said part | this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up the form in my judgment or decree rendered in a. It is expressly stipulated that upon default i dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the same from to all other legal costs and statu on the said premises described in the yaction as aforesaid, and collected a suit to foreclose this mortgag objections to venue of such such such as the day and year first above writter |
| the party unking such sale, on d And said mortgager. further, therein provided, the mortgager ry feest said fee to be due and pe ortgage, and the amount thereof is d the lien hereof enforced in the s asy be brought in County where re reby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELLY Mater of Oklahoma. Before me, ate, on this me known to be the identical per free an WITNESS my hand and offi y commission expires For and in consideration of t | emand to the said partof the first part, r expressly agreethat in case of foreclosure of will pay to said plaintiff fifty dollars as a reason syable upon the filling of petition for foreclosure shall be recovered in said foreclosure suit and in same manner as the principal debt hereby secured eal estate mortgaged is situated regardless of resi The said partof the first part hahereunt ened in Presence of Cuunty. ss. Cuunty. ss. ASSIGI he sum of | this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up the farme shall be a further charge and lion up judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the sami fon to all other legal costs and statt on the said premises described in thi ya action as aforesaid, and collected erein suit to foreclose this mortgag objections to venue of such suit are the day and year first above written (Sear Public, in and for said County an executed the same executed the same Notary Public. DOLLARS |
| And said mortgager. Burther is herein provided, the mortgager. Burther is herein provided, the mortgager further is herein provided, the mortgager roy fees; said fee to be due and poortgage, and the amount thereof is defined the lien hereof enforced in the say he brought in County where retreby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELLY SIGNED AND DELLY Market of Oklahuma. Before me, Late, on this | cemand to the said partof the first part, r expressly agree | this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion unded in any judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the same ion to all other legal costs and statt on the said premises described in thiny action as aforesaid, and collecteria suit to foreclose this mortgag objections to venue of such suit as the day and year first above written (Sear Public, in and for said County an executed the same executed the same executed the same collection |
| the party unking such sale, on d And said mortgagesfurther therein provided, the mortgages ry feest said fee to be due and pe ortgage, and the amount thereof s d the lien hereof enforced in the s ay be brought in County where re reby expressly walved. IN WITNESS WHEREOF, SIGNED AND DELLY Mater of Okiahama | emand to the said partof the first part, r expressly ugreethat in case of forcelosure of r expressly ugreethat in case of forcelosure of will pay to said plaintiff fifty dollars as a reason syable upon the filling of petition for forcelosure and the covered in said forcelosure suit and in manne manner as the principal debt hereby secured and estate mortgaged is situated regardless of resi The said partof the first part hahereunt ERED IN PRESENCE OF County, us. County, us. County, us. ASSIGT ASSIGT he sum of | this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lien up the did in any judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the same ion to all other legal costs and statu on the said premises described in this nation as a foresaid, and collecte erein suit to foreclose this mortgag objections to venue of such suit are the day and year first above writter |
| And said mortgages further, herein provided, the mortgages and the amount thereof is due to be due and people of the lien hereof enforced in the say be brought in County where repety expressly walved. IN WITNESS WHEREOF, SIGNED AND DELLY, SIGNED AND DELLY, SIGNED AND DELLY, what is the deficiency of the county of the within mortgage and note there is within mortgage and note there is the county of the coun | emand to the said part | this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up the mary judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the same fon to all other legal costs and statuon the said premises described in thi y action as aforesaid, and collected a suit to foreclose this mortgag objections to venue of such suit are the day and year first above written (Seal County and Public, in and for said County and executed the same executed the same contents of the same |
| the party unking such sale, on d And said mortgagerfurther herein provided, the mortgager ry feest said fee to be due and po ortgage, and the amount thereof et d the lien hereof enforced in the s ay be brought in County where re reby expressly walved. IN WITNESS WHEREOF, SIGNED AND DELLY Mate of Oklahoma, Before me, atc, on this me known to be the identical per free an WITNESS my hand and offi y commission expires For and in consideration of t in hand e within mortgage and notether IN WITNESS WHEREOF, Thate of On this | emand to the said partof the first part, r expressly ugreethat in case of forcelosure of r expressly ugreethat in case of forcelosure of will pay to said plaintiff fifty dollars as a reason syable upon the filling of petition for forcelosure and the covered in said forcelosure suit and in manne manner as the principal debt hereby secured and estate mortgaged is situated regardless of resi The said partof the first part hahereunt ERED IN PRESENCE OF County, us. County, us. County, us. ASSIGT ASSIGT he sum of | this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up the mary judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the same fon to all other legal costs and statu on the said premises described in this pation as aforesaid, and collected area in the foreclose this mortgag objections to venue of such suit are the day and year first above written |
| y the party unking such sale, on d And said mortgager. further s herein provided, the mortgager ray feest said fee to be due and pe overtage, and the amount thereof softgage, and the amount thereof softgage, and the amount where re reby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELLY MITNESS MITCHES PRICE Tree an WITNESS my hand and offi ity commission expires For and in consideration of t one within mortgage and note ther IN WITNESS WHEREOF, That of On this On this On this On this | emand to the said part | this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up the mary judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the same fon to all other legal costs and statu on the said premises described in this pation as aforesaid, and collected erein suit to foreclose this mortgag objections to venue of such suit are the day and year first above written |
| y the party unking such sale, on d And said mortgager. Authors s herein provided, the mortgager ory feest said fee to be due and pe ortgage, and the amount thereof solutions and the income thereof end the lien hereof enforced in the s any he brought in County where re creby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELLY SIGNED AND DELLY SIGNED AND DELLY Diate of Okiahoma. Before me. Late, on this. One known to be the identical per s. free an WITNESS my hand and offi ity commission expires For and in consideration of t one within mortgage and note. there IN WITNESS WHEREOF, That of On this. On this. ppeared. The personally known to be tet and deed for the uses and purpo | cenand to the said part | heirs or assigns. this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up the more more and the same shall be a further charge and lion up the did in any judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the same fon to all other legal costs and statu on the said premises described in this pation as aforesaid, and collected erein suit to foreclose this mortgag objections to venue of such suit are the day and year first above written |
| y the party unking such sale, on d And said mortgager. further s herein provided, the mortgager ry feest said fee to be due and pe overtage, and the amount thereof soft feest said fee to be due and pe overtage, and the amount thereof soft feest said fee to be due and pe overtage, and the amount thereof soft feest said fee to be due and pe overtage and the said feest said fee to be due and pe state of WITNESS WHEREOF, SIGNED AND DELLY SIGNE | emand to the said part | heirs or assigns. this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up the more shall be a further charge and lion up the mortgagors, or either of them, and all dence of mortgagors, or either of them, and all o set | shall be taken to forcelose the same fon to all other legal costs and statu on the said premises described in this yaction as aforesaid, and collected erein suit to forcelose this mortgag objections to venue of such suit and the day and year first above written (Seal, Seal, Public, in and for said County and executed the same executed the same for said County Public, 10 |
| And said mortgager. In there is herein provided, the mortgager in the set is herein provided, the mortgager ray fees; said fee to be due and peortgage, and the amount thereof is determined in the say he brought in County where retreby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELLY SIGNED AND | emand to the said part | heirs or assigns. this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion up the more shall be a further charge and lion up the mortgagors, or either of them, and all dence of mortgagors, or either of them, and all o set | shall be taken to forcelose the same ion to all other legal costs and statu on the said premises described in this yaction as aforesaid, and collected recin suit to forcelose this mortgag objections to venue of such suit are the day and year first above written (SEAL(SEAL(SEAL |
| And said mortgager further is herein provided, the mortgager further is herein provided, the mortgager further is herein provided, the mortgager and the anomal provided, the mortgager and the mortgager and the mortgager and the lien hereof enforced in the say he brought in County where retreby expressly waived. IN WITNESS WHEREOF, SIGNED AND DELLY. Matter of Oklahoma. Before me, | emand to the said part | heirs or assigns. this mortgage, and as often as any proceedings able attorney's or solicitor's fee therefor, in addit and the same shall be a further charge and lion upded in any judgment or decree rendered in a. It is expressly stipulated that upon default I dence of mortgagors, or either of them, and all o set | shall be taken to foreclose the same fon to all other legal costs and statu on the said premises described in this yaction as aforesaid, and collected erein suit to foreclose this mortgag objections to venue of such suit are the day and year first above written |