MORTGAGE RECORD

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|---|--|---|---|---|--|
| Know All Men by D | The Hregents, That on this | 8th | day of May | | |
| <i>U</i> , <i>C</i> : | scores and zo | ellie Stok | er, Truston | nd - and - in | fer |
| of Tules | an einer eine eine fer eine wie eine G b before an | | coof the first part, in consid | leration of the sum of | |
| | teen Hundred | | of Oswero Kansas, party of | the second nucl, the requirt a | DOLL/ |
| | hand paid, by THE DEMING INV I hereby mortgage unto the said TH Can | | | | |
| rents, issues and profits the | in the second, and more particularly bounded | d and described as follow | s, to-wit: | m min appurtentinces mereco | petonging, together |
| The- | Marchback qua | au of 20 | with case of | utile End. | gorch 2 |
| | | | U | | |
| of douted | assi quarter of - | Louth Carl | quarter | mal South | vestque |
| of Southle | or quaiter of 1 | outh East | quatter a | a Southwe | N quarte |
| of Southea | A quarter of- | Marleast | anaiter of | dection of | Lite-U |
| A DE LE CALLER AND A DE LE CALLER A | 1 | 1. Solid and the second programmer and an array of the second programmer and the second progr | 1 | سيبعد والمناجين والمتعادين | <i>q</i> |
| (33) m Val | wiship Tavente | 1(20) More | h. Kanger | Heatten (13) | Laigt. |
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| of the Indian Meridian, co TO HAVE AND TO | ntaining in all 50 1 HOLD the premises above describ E DEMING INVESTMENT COMP. | ed, together with all righ | s, according to the governm ts and claims of Homestern | ent survey thereof, and warran and Exemption of the said | int the title to the sa party of the first pa |
| his said party of the first n | art upon the following coverants and | d conditions, to-witt | | | |
| FIRST. That it is clear of all incumbrances; a claims and demands. | a first part covenants and agrees: lawfully soized in fee of the premise and that it will, and its heirs, excent | s hereby conveyed; that i ors and administrators sl | t has good right to sell and a nall, forever warrant and de | onvey the same as aforesaid; fend the title to the said p | that the said premises remises against all la |
| | id first party will pay to said second | I party or order | Ma asl | | |
| with interest thereon from | May 10th | 19 // . uni | il paid et the rate of | | DOLLA |
| annually, on the first day of certain promissory note- | of the shid first perty with coupons first party will pay all taxes, charge State of Okahona, including all tax ces leyied upon said mortgage, and the EVER, That the said mortgage or in ne shall become due, to pay any tax | attached of even date h | rowith. | year, and in accordance will | hall horoma due and |
| able, under the laws of the assigns; and will pay all tax | State of Oklahoma, including all tax ess levied upon said mortgage, and the | es and assessments, of cy | ery kind and character lev be entitled to any offset a | ied upon the interest thereir gainst the sums hereby securi | of the mortgagee o |
| | | | | | |
| FOURTH, That said FIFTH, That said | id first party will keep all buildings, f | ences, and other improven uildings upon said premis | ents on said real estate in as es against loss by fire, lighte | good repair and condition as th ing and wind storm in the an | ne same are in at this count of S. |
| in insurance companies app security for the payment of to said second party or ass | roved by said second party, for not I said debt, interest, and all sums sec igns, and will so maintain such insu | less than a three-year ter sured hereby, each policy rance until said debt is a | m, and at once deliver all p having a subrogation mort aid, and if default is made | plicies to said second party as gage clause attached thereto therein, then said second par | i collateral and Alditi with loss, if any, pay ty may so insure and |
| insure said buildings, acting as collateral security to the barmyable to said second r | first party will at once insure the b roved by said second party, for not said debt, interest, and all sums sec- igns, and will so maintain such insu g as agent for said first party in eve- party of the second part or assigns, arty or assigna to the extent of their pany subsequent purchaser of said ull unwar to said a nucleolect times. | ry particular; that every i as above provided; and, interest as mortraged in | nsurance policy on said pred whether the same have been said granises; and that sai | nises issued before said debt a actually assigned or not, il d second write or assigns my | is paid shall be assigned by shall, in case of |
| agent of said first party, to hereby specifically given, f | and of the assessment of the chaser of said till power to settle and collect the sa | premises; and that, in the | e event of loss under such ount so collected toward th | policy or policies, the second o payment of the indebtedne | party shall have, an as hereby secured. |
| so paid for taxes and asses on said premises and exper | ull power to satific and collect the sa said first party will immediately rep sments against suid real estate, or u uses of perfecting and defending tille been so advanced and paid, until ted for delinquent taxes, and all of w superformers. | pon said mortgage and I to said lands, with inter- | or insurance and on account the rate of ter | nt of liens, claims, sdyerse a (10) per cent. per annum fr | titles and incumbran om the time said sur |
| by law on all sums expend and shall be secured by this | been so advanced and paid, until t ed for delinquent taxes, and all of w s mortgage. | he same are repuid, exce which said sum or sums o | pt that first party agrees to i monoy, and the interest to | accrue thereon, shall be a of | arge upon said prem |
| SEVENTII. That i commit or permit waste up herein secured may, at the | I the makers of said note or notes, s yon said premises, or fail to conform option of the hokler of the note here | hall fail to pay any of sai 1 to or comply with any by secured, and at its, hi | d money, either principal or one or more of the covenant s or her option only, and wi | interest, when due, or in case s contained in this mortgage, hout notice, be declared due | the snid first party s the whole sum of me and payable at once, |
| this mortgage may thereup hereof shall, upon the filing at once take possession and | ed for delinguent faxes, and all of w s martgage. I the makers of said note or notes, si jon said premises, or fail to conform option of the hokker of the note here on he forcelosed for the whole of said of a petition for the forcelosure of d receive and collect rents, issues a and exemption haves of the State of (una at the data of their excention. | d money, interest and co this mortgage, be forthw nd profits thereof. For | sts, together with the statu th entitled to the immediat value received, the party of | tory damages in case of prot possession of the above-dese the first part hereby waive | est; and the legal ho pribed premises, and a s all benefits of the s |
| valuation or appraisement laws of the State of Oklaho EIGLUTH That is | and exemption laws of the State of to oma at the date of their execution. case of a foreclosure of this mortgag | Oklahoma; and this mort, | gage and notes secured here | by shall be construed and ac | ljudged according to |
| a reasonable attorney's fee charge and lien upon the s | of S | herefort fee to be due an | l payable upon the filing of | petition for foreelosure, and th | ie same shall be a fur |
| NINTH. That upo possession and control of the | of S | preciose this morigage, the collect the rents and profi | e plaintlif therein shall be en ts thereof, under the directio | titled to have a receiver appoints of the court, without the p | inted by the court to the roof required by state ound due upon the f |
| | ants and conditions being kept and uing this mortgage the words "first | | | | |
| jointly and severally. | tad that upon default homin wit (| o Formalogo Unia manteriora | num ha braught in any Cour | the where the real estate most | word is situated row |
| tess of residence of mortgag First party agrees to IN WITNESS WHE | ors, or either of them, and all objective of the state of | ctions to venue of such si se of this mortgage. I part ha <i>ILL</i> bereunto set | na are hereby expressly wait | ea. Zthe day and year first abov | va written. |
| SIGNED AND | PHUVERED IN THE PRESENCE OF | | 9.6. Sta | luc | |
| E. C. S. S. | PHIVERED IN THE PRESENCE OF LILOUL | | Lillie at | lekeo | |
| | a management of the second | المركز الأجريات وشيستأشف | | | |
| State of Oklahoma | mer 2 Milegy ga No | County, ss. tary Public, in and for s | ild County and State, on th | | 1 aug |
| personally appeared | mea 3 Michay, a No a, 4, 400 Ala ntient person who executed the wi free and voluntary act and deed fo | | nud | U Staker | Husband |
| to me known to be the ide | ntical person #who executed the wil free and voluntary act and deed fo d official seet the day and year last : | thin and foregoing instru- or the uses and purposes f above written. | ment, and acknowledged to herein set forth. | me that | executed the s |
| My commission expires | d official seed the day and year last i | <i>P</i> ^C | B James | · J. Micho | Y Notary Publi |
| State of Øklahoma, | ······ | County, 88. | 0- 1 | | |
| | | | | | |
| 88 | ntical person who executed the win | ir the uses and nurnoses i | ment, and acknowledged to herein sot forth. | me that | executed the s |
| Witness my hand an | d official scal the day and year last i | above written. | | | |
| State of Oklahoma, C | | | | | Notary Publi |
| Filed for record this | day of | May . | ینجود | eleyo'clock | . <i>O</i> |
| By | | Deputy. | Alenal | Cley | Register of De |
| 나 많이는 것같이 많은 것이 같아? 더 비행할 수 있는 것이 같아요? | 가지, 공기가 위한 가격 가격한 것 - 2016년 1월 1991년 1월 | | | · 노동 전 전 전 전 전 전 문 문 문 문 - 2015년 - 2015년 - 2015년 - 2015 | |

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