MORTGAGE RECORD

218

Martin Carter and Carter and Carter

MORTGAGE

AAML DOLSWORTH BOOK CO., LEAVENWORTH, EAN No. 20760

tarting a second se			
of the County of	and St	ate of Oklahoma, of the first part, and	
of the second part:			
	he said part of the first part in considerati	on of the sum of	
to	duly paid, the receipt of which is hereby ackn	owledged, ha	se presents do GHANT, BARGAR
		listrators or assigns, forever, all that tract or pare	el of land situated in the
and a second	en e		· · · · · · · · · · · · · · · · · · ·
		acres, more or less, according to the Government sur	ta≣ transformation and a second second
of the first part therein. And the hawful owner of the premis	he said part of the first part do hereby ses above granted and seized of a good and ine	part, or its assigns, should hereafter appear in any of t a hereinbefore warranted, all costs and expenditures ma- purtenances, rents, issues and profits and all the estat covenant and agree that at the delivery hereof defensible estate of inheritance therein, and will WARRA	NT AND DEFEND the title to th
and that the same is free and cl DEMING INVESTMENT COM	lear of all incumbrances of whatsoever kind er IPANY.	ccept a certain mortgage for S	
TIUS GRANT is intended		e sum of	
payable as follows, to-wit:			
\$	1st, 19		1st, 19
\$			
mortgage or lien prior to this ar lute, and the whole shall become sell the premises hereby grantec part, his heirs, adminustrators (thereon, and interest on telingu- by the narty making such sale.	re not paid when the same are due and parallel the due and payable, and it shall be lawful for s d, or any part thereof, in the manner present or assigns; and out of all the moneya arising uent taxes at the rate fixed by law, together y on demand to the said partof the first pa	, according to the terms. of the second part; and this conveynuce shall be vold erest thereon when due, or the taxes, or if any insta let, or if the insurance is not kept in force thereon, the aid party of the second part, his heirs, administrators ed by law, appenisement hereby waived or noi, at if from such sale to retain the aunount due for princi fith the costs and charges of making such sale, and the rt	or assigns, at any time thereas or assigns, at any time thereas the option of the party of the pal and interest, faxes and p overplus, if any there be, shall
tory fees; said fee to be due an mortgage, and the amount ther and the lieu hereof enforced in 1 may be brought in County when	Id payable upon the filing of petition for fore cof shall be recovered in said foreclosure suit the same manner as the principal debt hereby re real estate mortgaged is situated regardless	closure and the same shall be a further charger, in addi- closure and the same shall be a further charge and lieu u and included in any judgment or decree rendered in a secured. It is expressly stipulated that upon default is of residence of mortrageners, or either of them, and all	pon the said premises described my action as aforesnid, and co- herein suit to foreclose this m- objections to yeans of such s
IN WITNESS WIIEREC		where of this mortgage, and is often as any proceedings reasonable attorney's or solicitor's fee therefor, in addi closure and the same shall be a further charge and lien u and included in any indigment or decree rendered in a secured. It is expressly stipulated that upon default is of residence of mortgagors, or either of them, and all hereunio set	he day and year first above t
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