OKLAHOMA FARM MORTGAGE
Know All Men by These Presents, That on this 30th day of June 1011 W. S. Button, a Widowsh
of Tulea
toin hand paid, by THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknow edged, have mortgaged and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situated in the
County of
Northeast Quarter (88/4 N8/4) of Section Two (2), of Tourship Twenty (20) of Range Twelve (12) East;
also the Southeat Quarter of HO Southwest Quarter of
Quarter of the Northwest Quarter of the Southear
Southwest Quarter of the Southeast Quarter (W. SW) & Section Thirty fire (30) Tourship Twenty-one (21), Range
Southeast Quarter of the Southeast Quarter (NW4 884 884) & Southeast
of the Indian Meridian, containing in all 123 acres, more class, according to the government survey thereof, and warrant the title to the same TO HAVE AND TO HOLD the premises above described, together with all rights and claims of Homestead and Expansion of the said party of the first part of the first party of the
assigns therein, to said THE DEMING INVESTMENT COMPANY, and to its successors and assigns, forever: Phovided, Naventurleess, and these presents are made by said party of the first part covenants and agrees: The said party of the first part covenants and agrees: FIRST. That it is lawfully seized in fee of the premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; that the said premises are clear of all incumbrances; and that it will, and its heirs, executors and administrators shall, forever warrant and defend the title to the said premises against all lawfully and the levels of the premises against all lawfully and the levels of the premises against all lawfully and the levels of the premises against all lawfully and the levels of the said part o
claims and demands. SECOND: That said first party will pay to said second party or ordex
with interest thereon from Quily 1 at 1911, until paid at the rate of per cont per announ, payable community, on the first day of Quantum and Quily in each year, and in accordance with
annually, on the test day of the bold first party, with common attached, of even date Agrawith. THIRD. That said first body will pay all taxes, charges or assessments leviced pion said real estate or any part thereof, when the same shall become due and pay able, under the laws of the State of Oklahoma, including all taxes and assessments, of every kind and character levied upon the interest therein of the mortgage or i assigns, and will pay all taxes levied upon said mortgage, and the said first party shall not be entitled to any offset against the sums hereby secured for taxes so paid. PROVIDED, HOWEVER, That the said mortgage or the legal holder of this mortgage, in case the said party of the first part shall fail, for the term and peric of thirty days after the same shall become due, to pay any taxes levied against said mortgaged premises, the mortgagee, its successors or assigns may, at its or their option.
pay such taxes.
FIFTH. That said first party will at once insure the buildings upon said premises against loss by fire, lightning and wind storm in the amount of S. XXXX. in historiance companies approved by said second party, for not less than a three-year term, and at once deliver all policies to said second party as collateral and addition security for the payment of said debt, interest, and all sums secured hereby, each policy having a subrogation mortgage clause attached thereto with loss, if any, payab to said second party or assigns, and will so annitain such insurance until said debt is paid, and it default is made therein, then said second party may so insure and r insure said buildings, acting as agent for said first party in overy particular; that every instrunce policy on said premises issued before said debt is paid shall be assigned as collateral secondry to the party of the second party or assigns as above provided; and, whether the same have been actually assigned or not, they shall, in case of too be payable to said second party or assigns to the extent of their interest as mortgagee in said premises; and that said second party or assigns and policies, agent of said first party. It can yen subsequent purchaser of said premises; and that, in the event of loss under such policy or policies, the second party shall have, and hereby specifically given, full power to settle and collect the same, and to apply the amount so collected toward the payment of the indebtedness hereby secured. SINTH: That the said first party will immediately repay to the second party assigns, all nut every such sum and sums of money as it may have been and expenses of perfecting and defending title to said lands, with interest thereon at the rate of ten (10) per cent. per annum from the time said sum of money for money may have been so advanced and paid, until the rame are repaid, except that first party agrees to pay the pennites and interest specifie by law on all sums expended for delinquent taxes, and all of which said sum or sums of
insure said buildings, acting as agent for said first party in every particular; that every insurance policy on said premises issued before said debt is paid shall be assigned as collateral security to the party of the second part or assigns, as above provided; and, whether the same have been actually assigned or not, they shall, in case of lost be payable to said second party or assigns to the extent of their interest as mortgagee in said premises; and that said second party or assigns may assign and policies, it are not forth party to such a payable to said second party or assigns of the extent of their interest as mortgagee in said premises; and that said second party or assigns may assign and policies, it are not forth party to such a payable to said second party or assigns to the extent of their interest as mortgagee in and that said second party or assigns may assign and payables and the payable to said second party or assigns to the extent of their interest as mortgages and that said second party or assigns may assign and policies, it are not said to the payable to said second party or assigns to the extent of their interest as mortgages and that said second party or assigns may assign and policies, it are not said to the payable to said second party or assigns and policies, it are not said to the payable to said second party or assigns and policies, it are not said to the payable to said second party or assigns to the extent of the payable to said second party or assigns to the extent of their interest as mortgages and that said second party or assigns to the extent of their interest as mortgages and that said second party or assigns may assign and policies, the second party or assigns to the extent of the payable to said the pa
hereby specifically given, full power to settle and collect the same, and to apply the amount so collected toward the payment of the indebtedness hereby secured. SIXTH. That the said first party will immediately repay to the second party, its successors or assigns, all and every such sum and sums of money as it may have so paid for taxes and assessments against said real extate, or upon said montyage and for insurance and on account of liens, claims, adverse titles and incumbrance on said remotes and expenses of profection and defending title to said lands, with interest thereon at the rate of ten (10) her cent, per annum from the time said sum.
sums of money may have been so advanced and paid, until the same are repaid, except that first party agrees to pay the penalties and the legal rate of interest specific by law on all sums expended for delinquent taxes, and all of which said sum or sums of money, and the interest to accrue thereon, shall be a charge upon said premise and shall be secured by this mortgage. SEVENCIL. That if the makers of said note or notes, shall fail to pay any of said money, either principal or interest, when due, or in case the said first party shall be secured by this party shall be secured by this mortgage.
by law on all sums expended for delinquent taxes, and all of which said sum or sums of money, and the interest to accrue thereon, shall be a charge upon said premise and shall be secured by this mortgage. SEVENTIL. That if the makers of said note or notes, shall fail to pay any of said money, either principal or interest, when due, or in case the said first party she commit or permit waste upon said premises, or fail to conform to or comply with any one or more of the covenants contained in this mortgage, the whole sum of more herein secured may, at the option of the holder of the note hereby secured, and at its, his or her option only, and without notice, be declared due and payable at once, an this mortgage may thereupon be foreclosed for the whole of said money, interest and costs, together with the statutory damages in case of protest, and the legal hold hereof shall, upon the filing of a petition for the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above-described premises, and an at once take possession, and receive and collect rents, issues and profits thereof. For value received, the party of the first, part hereby waives all benefits of the star valuation or appraisement and exemption have of the State of Oklahoma; and this mortgage and notes secured hereby shall be construct and adjudged according to the State of Oklahoma at the date of their execution. In the case of a foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose same, the first party will pay to the said plaintif
a reasonable attorney's fee of S. 1.2.0
the amount so collected by such receiver to be applied, under the directions of the court, to the psyment of any judgment rendered or amount found due upon the for closure of this mortgage. The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. TENTH. In construing this mortgage the words "first party" wherever used shall be held to mean the persons named in the preamble as parties of the first part.
jointly and severally. It is the pressly stipulated that, upon default herein, suit to Torcelose this mortgage may be brought in any County where the real estate mortgaged is situated, regard less of residence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. First party agrees to pay the fees for recording the release of this mortgage.
IN WITNESS WHEREOF, The said part of the first part has hereunto set hand the day and year first above written. Signed and Delivered by the Presence of Seal Seal Seal Seal Seal Seal Seal Seal
GEA. (SEA.) (SEA
Before me, Callia L. Berry a Notary Public, in and for said County and State, on this 3rd day of July 19 1,1. personally appeared W. L. Brittad, water was
personally appeared W.S. Brittal, water and to me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that executed the san increased in the s
Witness my hand and official seal the day and year last above written. My commission expires
State of Chiahoma. County, 86. Before me, a Notary Public, in and for said County and State, on this day of 19
personally appeared and to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the san me
Witness my hand and official seal the day and year last above written. My commission expires, Notary Public.
Filed for record this
By Deputy. A P. C. Walleley Register of Deed