MORTGAGE RECORD

AALL DORSWORTH BORE CO., LRAVENWORTH, EAN ND. 20769 (1941-20-20)

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of the County of	And State of	Oklahoma, of the first part, and	n ben geleget na en en jelon strok en settere An innen en generation andere en generation andere en generation andere en generation andere en generation and
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of the second part: WITNESSETH, That th	ie said partof the first part in consideration of	the sum of	·····
	يستكففه ويعونو وأشتك ستنصب كالمصاد ومستكمون	and a second	DOLLARS,
	duly paid, the receipt of which is hereby acknowled		
	party of the second part, his heirs, administrat		arcel of land situated in the Cou
	in the State of Oklahoma, deser		
and the second			
	ning in all.		
	ere elle a la sub-lecere alla de la biblio de la sec	general de la companya de la company	
and it is hereby mutual general Government, or in any mounts hereby secured and sh	ly agreed that in case the party of the second part, or court, in order to preserve or protect the title here all bear interest at the same rate, with the appurter	inbefore warranted, all costs and expenditures nances, rents, issues and profits and all the c	made in that behalf shall be added to state, title and interest of said part.
of the first part therein. And t	he said partof the first part dohereby cove ses above granted and seized of a good and indefeas	nant and agree that at the delivery hereof	RRANT AND DEFEND the title to the so
and that the same is free and c	clear of all incumbrances of whatsoover kind except IPANY.	a certain mortgage for \$	given to 1
DEMING INVESTMENT COM	il'ANX. Id as a Morrange to secure the payment of the sum	an an an Anna an Anna an Anna Anna Anna	and data series and a series of the series o
THIS GRANT is intende			
payable as follows, to-wit:			
executed and delivered by the s	INVESTMENT COMPANY, Oswego, Kansas, acca add partof the first part to the said party of the de in such payment, or any part thereof or interest- tre not paid when the same are due and payable, or re due and payable, and it shall be lawful for said p d, or any part thereof, in the manuer prescribed by or assigns; and out of all the moneys arising from usent taxes at the rate fixed by law, together with t	second part; and this conveyance shall be y thereon when due, or the taxes, or if any in	coid if such payment be made as he astallment of principal or interest of
mortgage or lien prior to this a lute, and the whole shall becom	re not paid when the same are due and payable, or ne due and payable, and it shall be lawful for said p	if the insurance is not kept in force thereon, arty of the second part, his heirs, administrat	then this conveyance shall become a ors or assigns, at any time thereafte
ell the premises hereby granto mrt, his heirs, administrators	d, or any part thereof, in the manner prescribed by or assigns; and out of all the moneys arising from	y law, appraisement hereby waived or not, a a such sale to retain the amount due for pr	t the option of the party of the se incipal and interest, taxes and peak
	on demand to the said part of the first part,	hour or actions	
iereoy expressiy marvea.	writer expressly agreethat in case of foreclosure of gorwill pay to said plaintiff fifty dollars as a reas ned payable upon the filing of petition for foreclosure reof shall be recovered in said foreclosure suit and i the same manner as the principal debt hereby secur ere real estate mortgaged is situated regardless of r	u la teoret de la comercia de la comercia de Austr	
IN WITNESS WUERE	reof shall be recovered in sold foreclosure suit and i the same manner as the principal debt hereby secur ere real estate mortgaged is situated regardless of r OF, The sold partof the first part hahereu DELIVERED IN PRESENCE OF	u la teoret de la comercia de la comercia de Austr	
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