MORTGAGE RECORD

| | OKLAHOMA FARM MORTGAGE | |
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| Know All Men by These | Presents. That on this day of | .10 |
| Andrew Company of the Company | | |
| | nid, by THE DEMING INVESTMENT COMPANY, of Oswego, Kausus, party of the second part, the receipt whereof i y morigago unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premis- | DOLLARS, |
| County of ents, issues and profits thereof, a | in the State of Oklahoma, with all the improvements thereon and appurtenances thereto belong and more particularly bounded and described as follows, to-wit: | ing, together with |
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| TO HAVE AND TO HOL, assigns therein, to said THE DES by said party of the first part up. The said party of the first part up. The said party of the first FIRST. That it is lawfull clear of all incumbrances; and the lains and demands. | z in all acres, more or less, according to the government survey thereof, and warrant the the premises above described, together with all rights and claims of Homestead and Exemption of the said party of Homestead and Exemption of the said party of the Intellectual Company, and the intellectual covernments and conditions, to-wit: part covernments and agrees; regized in fee of the premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; that the tit will, and its heirs, executors and administrators shall, forever warrant and defend the title to the said premises | of the first part or presents are made said premises are against all lawful |
| SECOND. That said first | party will pay to said second party or order | |
| | and the state of t | ahla |
| annually, on the link day of the sectain promissory note of the sectain promissory and the State of the sectain product the laws of the State of the sectain sectains; and will pay all taxes levi provided in the sectain sec | and in each year, and in accordance with arty will first party, with coupons attached, of even date herewith. In each year, and in accordance with arty will pay all taxes, charges or assessments levied upon said real estate or any part thereof, when the same shall bee of Oklahonan, including all taxes and assessments, of every kind and character levied upon the interest therein of the dupon said mortgage, and the said first party shall not be entitled to any offset against the sums hereby secured for to the said mortgage or the legal holder of this mortgage, in case the said party of the first part shall fail, for the become due, to pay any taxes levied against said mortgaged premises, the mortgagee, its successors or assigns may, at party will keep all buildings, fences, and other improvements on said real estate in as good repair and condition as the same | ome due and pay- mortgagee or its ixes so paid. te term and period its or their option, |
| FIFTH. That said first p a insurance companies approved courity for the payment of said co o said second party or assigns, a nsure said buildings, acting as ag so collateral security to the party so payable to said second party or | party will at once insure the buildings upon said premises against less by fire, lightning and wind storm in the amount of ys said second party, for not less than a three-year term, and at once deliver all policies to said second party as collate obt, interest, and all sums secured hereby, each policy having a subrogation mortgage clause attached thereto with lost will so maintain such insurance until said debt is paid, and if default is made therein, then said second party may not for said first party in every particular; that every insurance policy on said premises issued before said debt is paid of the second part or assigns, as above provided; and, whether the same have been actually assigned or not, they sha cassiens to the extent of their interest as mortgage in said premises; and that said second party or assigns may assign may assign. | ral and additional ss, if any, payable so insure and re- shall be assigned ll, in case of loss, a said policies, as |
| gent of said first party, to any secreby specifically given, full power start. That the said fir o paid for taxes and assessments a said premises and expenses of uns of money may have been sy law on all sums expended for not shall be secured by this morts. | ibsequent purchaser of said premises; and that, in the event of loss under such policy or policies, the second party or to settle and collect the same, and to apply the amount so collected toward the payment of the indebtedness here it party will immediately repay to the second party, its successors or assigns, all and every such sum and sums of mon against said real estate, or upon said mortgage and for insurance and on account of liens, claims, adverse titles a reflecting and defending title to said lands, with interest thereon at the rate of ten (10) per cent. per annum from the badyanced and paid, until the same are repaid, except that first party agrees to pay the penalties and the legal rate of lelinquent taxes, and all of which said sum or sums of money, and the interest to accrue thereon, shall be a charge up are. | shall have, and is ay secured. ey as it may have and incumbrances time said sum or I interest specified pon said premises, |
| SEVENUM. That it the nominit or permit waste upon salerein secured may, at the option his mortgage may thereupon be record shall, upon the filing of a tone take possession, and recordination or appraisement and example of the properties of the pr | party will at once insure the buildings upon said premises against loss by fire, lightning and wind storm in the amount of any said second party, for not less than a three-year term, and at once deliver all policies to said second party, as collate eld, interest, and all sums secured hereby, each policy having a subrogation mortgage clause attached thereto with los did will so maintain such insurance until said debt is paid, and if default is made therein, then said second party may not for said first party in every particular; that every insurance policy on said premises issued before said debt is paid of the second part or assigns, as above provided; and, whether the same have been actually assigned or not, they sha assigns to the extent of their interest as mortgage in said premises; and that as second party or assigns may assig ubsequent purchaser of said premises; and that, in the event of loss under such policy or policies, the second party is successors or assigns, all and every such sum and sams of mon against said real estate, or upon said mortgage and for insurance and on account of liens, claims, adverse titles a party will immediately repay to the second party, its successors or assigns, all and every such sum and sams of mon against said real estate, or upon said mortgage and for insurance and on account of liens, claims, adverse titles a refrecting and defending title to said lands, with interest thereon at the rate of ten (10) per cent, per annum from the ondywaced and paid, until the same are repaid, except that first party agrees to pay the penalties and the legal rate of lelinquent taxes, and all of which said sum or sums of money, and the interest to accrue thereon, shall be a charge upage. Akers of said note or notes, shall fail to pay any of said money, either principal or interest, when due, or in ease the said premises, or fail to conform to or comply with any one or more of the covenants contained in this mortgage, the whof the holder of the note hereby secured, and at its, his or her o | d first party shau ole sum of money yable at once, and I the legal holder tremises, and may nefits of the stay, according to the |
| reasonable attorney's fee of \$ charge and lieu upon the said pre NINTH. That upon the i | therefore the first shorting and the state of the same processings and not taken to detection for foreclosure, and the same niscs and pay all legal costs of such action. In the same pay all legal costs of such action. In the pay of the process of payers and the same state of process this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by itsee described herein, and to collect the rents and profits thereof, under the directions of the court, without the proof receiver to be applied, under the directions of the court, to the payment of any judgment rendered or amount found d | shall be a further the court to take quired by statute: |
| The foregoing covenants a TENTH. In constraing the | id conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. Is mortgage the words "first party" wherever used shall be held to mean the persons named in the preamble as partic | s of the first part, |
| It is expressly stipulated the css of residence of mortgagors, or First party agrees to pay to IN WITNESS WITEREOUTH | it, upon default herein, suit to forcelose this mortgage may be brought in any County where the real estate mortgaged is either of them, and all objections to yenue of such suit are hereby expressly waived. he fees for recording the release of this mortgage. The said part of the first part hahereunto sethandthe day and year first above writt | s situated, regard- .cn. |
| Signed and Deliv | ered in the Presence of | (Seal) |
| and the second second | | (SEAL) |
| State of Oklahoma | Canaty, ss. | War table of the |
| | a Notary Public, in and for said County and State, on this | |
| o me known to be the identical Witness my hand and offic My commission expires | person who executed the within and foregoing instrument, and acknowledged to me that and very and purposes therein set forth. If seal the day and year last above written. | Notes - Builts |
| State of Oklahoma. | County, ob. | |
| personally appeared | a Notary Public, in and for said County and State, on this | والمعاد يتطارين وأنتأ والما |
| to me known to be the identical nsfree Witness my hand and offic My commission expires | personwho executed the within and foregoing instrument, and acknowledged to me that | xecuted the same |
| Benta of Milabour Mounte | of Tulsa, ss. day of | the things of the second |
| Filed for record this | Deputy. (Seal) | Register of Deeds. |
| | No. of the control of | |