MORTGAGE RECORD

SAMI, DODRWORTH BOOK CO., LEAVENVORTH, KAN. No. 20378 6

W. Alected and large property of the control of the
primate apprehensive whether one or more ju number) hereby graph, bragins, and just and just and provided the provided of the
planta in sportungens, whether one or mergin in number), hereby grants, burgins, and scawny and sportungens, the following-described real relate, situated in
of Thun, Oldelman mergagene, the following described or will state, financial in
The mortgagers represent that here have been also and hand, free and dever of all less and incombrances, and hereby warrant the title against all parameters with the heavy all rights of homesteed originalities. The mortgagers represent that here have been also and hand, free and dever of all less and incombrances, and hereby warrant the title against all parameters with the heavy all rights of homesteed originalities. The mortgagers represent that here have been also and hand, free and dever of all less and incombrances, and hereby warrant the title against all parameters was all the parameters of
COLLEGE OF THE COLLEG
COUNTY, S.S. Counterly all the street of the contragence proposed that they have be aimple title to said land, free and clove of all liens and incumbrances, and hereby variant the title against all person warring increby all rights of homosteed examples. The mortgagene represent that they have be aimple title to said land, free and clove of all liens and incumbrances, and hereby variant the title against all person warring the contragence of th
The mortgagers represent that they have fee simple title to said land, free and clear of all liens and incumbrances, and hereby warrant the title against all person waking hereby all rights of homested examption. PROVIDED, That whereas, gaid mortgages are justly indebted unto said mortgages in the principal sum of
The mortgagers represent that they have fee simple title to said land, free and clear of all liens and incumbrances, and hereby warrant the title against all person walving hereby all rights of homestead examplion. PROVIDED, That whereas, gaid mortgages are justly indebted unto said mortgages in the principal sum of
The mortgages represent that they have fee simple title to said land, free and clear of all liens and incumbrances, and hereby warrant the title against all person walving incerby all rights of homestead exemption. PROVIDED, That whereas, and mortgages are playable according to the tener of the principal sum of the continuous programs of the principal and the principal to materially, and the principal and interest free here is a principal to materially, the installation of the principal and interest free here is a principal and interest free
The modigagons represent that they have fee simple title to anoid lead, free and clear of all liers and incumbrances, and hereby warrant the title against all person wireing hereby all rights of homested exemption. PROVIDED, That whereas, said mortgagors are justly indulted unto said mortgagors in the principal sum of the clear of the control of the clear of the cle
PROVIDED, That whereas, paid mortgagers are justly indebted unto said mortgagers in the principal sum of the control made by paid mortgagers and payable according to the tener of the control made by made mortgagers and payable according to the tener of the control made by made mortgagers and payable according to the tener of the control made to
for a loan thereof made by said mortgagees to said mortgages and payable according to the tener of
for a ban thereof myde by said mortageness to add mortageness and psycholo according to the tener of all the second principal and after default or materity. At the rate of ten per cent, per summ, psychological points, and psychological principal and after default or materity to the core of said mortages and after default or materity. The material psychological
on the first day of
on the first day of
coupons attached to said principal and interest teding payable at Land Control
Said mortgagers agree to pay all taxes and assessments that may be levied within the State of Okahoman, upon said lands and tenements, or upon any interest estate therein, including the interest represented by this mortgage lien, or upon the mortgage and note as a condition to maintaining or onforcing or enjoying the full breat may be levied, assessed against or required from the holder of said mortgage and note as a condition to maintaining or onforcing or enjoying the full breat mortgage and the note secured hereby may pay and taxes, assessments are charges, and said mortgages agree to pray not demand the full mount of said advances, with interest at the rate of ten per cent. per annum from date of such advancement, and this mortgage shall be a further lien for the payment thereof. The mortgages and the ceps all buildings and improvements upon said land in as good a condition as the payment thereof. The mortgages of the ceps all buildings and improvements upon said until an as good a condition of the payment thereof. The mortgages of the payment thereof. DOLLAR payable in case of loss to mortgage or assigns, upon the mortgage indebtedness, all insurance policies to be delivered unto mortgages or assigns, as a sum not less the payment leads the mortgages of the payment of this obligation. And the mortgage indebtedness, all insurance policies to be delivered unto mortgages or assigns as soon as written, any them retained until the payment of this obligation. And the mortgages indebtedness are limited thereof to repair any water, and to take out profiles of insurance-fit formatio, or both—should mortgagers default in so doing and to advance the money therefor; and to repay such advances with interest at the ortion of the infulliment of broken obligations or conditions, and no notion of election to consider the debt due shall be necessary before instituting and the payment of the conditions, and in ontice of election to consider the debt due shall be not gauges of insurance-fit and comments of the payment of
Stald mortgagors agree to pay all taxes and assessments that may be leviced within the State of Okahoma, upon said lands and tenements, or upon any interest state therein, including the interests represented by this mortgage into the note of eable secured hereby; and turket to pay any tax, assessment, other line in ordination of the state of the londer of the line of this mortgage, and mote as a condition to maintaining or unforcing or enjoying the full benef of the line of this mortgage, and mote as a condition to maintaining or unforcing or enjoying the full benef of the line of the interest at the rate of ten per cent. Per anumn from date of such advancement, and this mortgage shall be a further line for the payment thereof. The mortgagons agree to keep all buildings and improvements upon said land his accordance and as a condition as they now are; to relative commit or saffer wakes; to maintee continuously until his bons is fully paid, both fire and torsade insurgace upon all buildings in a company satisfactory to the mortgages or assigns, in a sum not less the payable in case of less to mortgage or assigns, upon the mortgage indobtedness, all insurance policies to be delivered unto mortgages or assigns, in a sum not less the payable in case of less to mortgage or assigns, upon the mortgage indobtedness, all insurance policies to be delivered unto mortgages or assigns, in a sum not less the payable in case of less to mortgage or assigns, upon the mortgage indobtedness, all insurance policies to be delivered unto mortgages or assigns, in a sum not less than the payable in case of less to mortgage or assigns, upon the mortgage indobtedness, all insurance policies to be delivered unto mortgages or assigns, in a sum not less than the payable in case of less to mortgages or assigns, upon the mortgage indobtedness, all insurance policies to be delivered unto mortgages or assigns, in a sum not less than the case of less to mortgages per gent them the collect of case of the payable of the payable of the torse of t
Said mortgagors agree to pay all taxes and assessments that may be levied within the State of Oklahoma, upon asid lands and tenements, or upon any interest estate therein, including the interest represented by this mortgage into, or upon the mortgage of the note of debts excited hereby and trace to assess the mortgage of the note of debts excited hereby and trace as excellent of the note of the level of the note section the reby may pay and taxes, assessments or charge, and said mortgages agree to repay not demand the foll insome of the level of the payment thereof. The mortgagors agree to keep all buildings and improvements, and this mortgagos agree to require the payment thereof. The mortgagos agree to keep all buildings and improvements upon said land in as good a condition as they now are; to meltine continuously until this boan is fully paid, both fire and torondo insurgance upon all buildings in a company satisfactory to the mortgagoe or assigus, in a sum not less the payment that the payment thereof. DOLLAR payable in case of loss to mortgagoe or assigus, upon the mortgago indebtedness, all insurance policies to be delivered unto mortgagos or assigus, in a sum not less the payment in the payment of this obligation. And the mortgagors indebtedness all insurance policies to be delivered unto mortgagos or assigus as soon as written, any them retained until the payment of this obligation. And the mortgagors indebtedness are the action of the indifferent of braken obligation. And the mortgagors and thereto. Non-compliance with any of the agreements made herein by the mortgagors shall cause the whole debt secured hereby to mature at the option of the holder of the indifferent of braken obligations or conditions, and no indice of declotin to consider the debt due shall be necessary before instituting and the payment of the mortgagos of the payment of the payme
The mortgagors agree to keep all bulldings and improvements upon said land in as good a condition as they now are; to neither commit or suffer waste; to madate continuously until this loan is fully paid, both fire and forando insurgane upon all buildings in a company satisfactory to the mortgagor or assigns, in a sun not less the payable in case of loss to mortgagor or assigns, in a sun not less the payable in case of loss to mortgagor or assigns, upon the mortgagor satisfactory to the mortgagors and the payable in case of loss to mortgagor or assigns as soon as written, and by them retained until the payment of this obligation. And the mortgagors authorize the holder thereof to repair any waste, and to take out policies of insurance—fire the payable in the pay
The mortgagers agree to keep all buildings and improvements upon said land in as good a condition as they now are; to neither committor suffer waster to madaria montiously until this loan is follow paid, both fire and toroado insurgace upon all buildings in a company satisfactory to the mortgage or assigns, in a sum not less the mayable in case of loss to mortgage or assigns, upon the mortgage indebtedness, all insurance policies to be delivered unto mortgage or assigns as soon as written, and by them retained until the payment of this obligation. And the mortgagers authorize the holder thereof to repair any waste, and to take out policies of insurance—firm and the major the property of the pr
The mortgagors agree to keep all bulldings and improvements upon said land in as good a condition as they now are; to neither committor suffer waste; to madate notatiously until this loan is fully paid, both fire and fornacio insurgane upon all buildings in a company satisfactory to the mortgagor or assigns, in a sun not less the payable in case of loss to mortgagor or assigns, upon the mortgagor indebtedness, all insurance policies to be delivered unto mortgagor or assigns as soon as written, and by them retained until the payment of this obligation. And the mortgagors authorize the holder thereof to repair any waste, and to take out policies of insurance—firman, mortgagors pledge themselves, and the lien of this mortgagor shall extend therefor. Non-compliance with any of the agreements made herein by the mortgagors shall eause the whole debt secured hereby to mature at the option of the holder here and no demand for the fulfillment of broken obligations or conditions, and no notice of election to consider the debt due shall be necessary before instituting suit to collect among and forces this mortgage, the institution of such suit being all the notice required. The mortgagors further expressly assign to the holder of said mortgage indebtedness all their interest in any outstanding leases upon said land, whether agricultur or internal, and all their rights to any reputities or rents are mortgage indebtedness as at mortgages option, but is not required to collect surents or royalties, and to hold each royalties or rents as mortgagee collects or as are paid over to mortgage by mortgagors, and apply the same to the payment of the mortgage indebtedness as at the attrices. The exercise of the rights and authority herein granted to the holder of the mortgage is authorized at mortgages option, but is not required to collect surplements of the mortgagors, and apply the same to the payment of the payment of the mortgagors and the rent payment of the mortgagors and the payment of the mortgagors and the payment of the
Non-compliance with any of the agreements made herein by the mortgagors shall cause the whole debt secured hereby to mature at the option of the holder hered and no demand for the fulfillment of broken obligations or conditions, and no notice of election to consider the debt due shall be necessary before instituting uit to colles man and forcelose this mortgage, the institution of such suit being all the notice required. The mertgagors further expressly assign to the holder of said mortgage and and their rights to any royaltics or rents arising from any such leases; and mortgage is authorized at mortgages option, but is not required to collect such or and all their rights and any royaltics or rents arising from any such leases; and mortgage is authorized at mortgages, option, but is not required to collect such or rents or royaltics, and to hold such royaltics or rents as mortgages collects or as are paid over to mortgage by mortgagors, and apply the same to the payment of the mortgage indebtedness as it matures. The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness, to pay taxes, take out insurance, collect royalties, and not obligatory upon him, and he shall not in any case be liable to the mortgagors for a failure to exerciany such authority to pay taxes, take out insurance, collect royalties, or rents, or any other authority herein granted. Grantors agree that in case default occurs upon said mortgage indebtedness or any part there and suit is instituted to collect the same, they will pay an attorney be included in the cause of action and shall be secured by the lieu on this mortgage. Witness Man Delivered in the Presence of the mortgage of a collect and shall be secured by the lieu on this mortgage. The mortal and for said County and State, on this Man
Non-compliance with any of the agreements made herein by the mortgageors shall cause the whole debt secured hereby to mature at the option of the holder hered and no demand for the fulfillment of broken obligations or conditions, and no notice of election to consider the debt due shall be necessary before instituting uit to colles ame and foreclose this mortgage, the institution of such suit being all the notice required. The mortgageor further expressly reads the holder of said mortgage and their interest in any outstanding leases upon said land, whether agriculture or mineral, and all their rights to any royalities or rents arising from any such leases; and mortgage is authorized at mortgages option, but is not required to collect sure tents or royalities, and to hold such royalities or rents as mortgage collects or as are paid over to mortgage polyton and apply the same to the payment of the mortgage indebtedness as it matures. The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness, to pay taxes, take out insurance, collect royalities, and not obligatory upon him, and he shall not in any case be liable to the mortgages indebtedness, and not obligatory upon him, and he shall not in any case be liable to the mortgageors for a failure to exerciant sure that in case default occurs upon said mortgage indebtedness, are any part thereof and suit is instituted to collect the same, they will pay an attorney be included in the cause of action and shall be secured by the lien on this mortgage. Witness Dubling the petition, and which attorney's few being all the mortgage and the proper of the mortgage of action and shall be secured by the lien on this mortgage. STATE OF OKLAHOMA, Dubling the petition, and which attorney's few being and the proper of the mortgage of action and shall be secured by the lien on this mortgage. STATE OF OKLAHOMA, Dubling the petition, and deed for the uses and purposes therein set forth. The performance of the right of the proper of the mortga
Non-compliance with any of the agreements made herein by the mortgageors shall cause the whole debt secured hereby to mature at the option of the holder hered and no demand for the fulfillment of broken obligations or conditions, and no notice of election to consider the debt due shall be necessary before instituting uit to colles ame and foreclose this mortgage, the institution of such suit being all the notice required. The mortgageor further expressly reads the holder of said mortgage and their interest in any outstanding leases upon said land, whether agriculture or mineral, and all their rights to any royalities or rents arising from any such leases; and mortgage is authorized at mortgages option, but is not required to collect sure tents or royalities, and to hold such royalities or rents as mortgage collects or as are paid over to mortgage polyton and apply the same to the payment of the mortgage indebtedness as it matures. The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness, to pay taxes, take out insurance, collect royalities, and not obligatory upon him, and he shall not in any case be liable to the mortgages indebtedness, and not obligatory upon him, and he shall not in any case be liable to the mortgageors for a failure to exerciant sure that in case default occurs upon said mortgage indebtedness, are any part thereof and suit is instituted to collect the same, they will pay an attorney be included in the cause of action and shall be secured by the lien on this mortgage. Witness Dubling the petition, and which attorney's few being all the mortgage and the proper of the mortgage of action and shall be secured by the lien on this mortgage. STATE OF OKLAHOMA, Dubling the petition, and which attorney's few being and the proper of the mortgage of action and shall be secured by the lien on this mortgage. STATE OF OKLAHOMA, Dubling the petition, and deed for the uses and purposes therein set forth. The performance of the right of the proper of the mortga
Non-compliance with any of the agreements made herein by the mortgagors shall cause the whole debt secured hereby to mature at the option of the holder hered and no demand for the fulfillment of broken obligations or conditions, and no notice of election to consider the debt due shall be necessary before instituting uit to colle same and foreclose this mortgage, the institution of such suit being all the notice required. The mortgagors further expressly assign to the bolder of said mortgage indebtedness all their interest in any outstanding leases upon said land, whether agriculture or mineral, and all their rights to any royalties or rents arising from any such leases; and mortgage is authorized in mortgages option, but is not required to collect such accordance to require the collect such as a mortgage of the mortgage indebtedness as it matures. The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness, as it matures. The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness, to pay taxes, take out insurance, collect royalties, and represent authority to pay taxes, take out insurance, collect royalties, and rents or any part there are authority herein granted. Grantors agree that in case default occurs upon said mortgage indebtedness or any part there and suit is instituted to collect the same, they will pay an attorney so the insurance of action and shall be secured by the lieu on this mortgage. Witness Mall Delivered in the cause of action and shall be secured by the lieu on this mortgage. Witness Mall Delivered in the payment of the mortgage of the percent, on the first five hundred dollars, and five per cent. on sums above that, to become due immediately upon filing the petition, and which attorney's few of the percent of the mortgage of action and shall be secured by the lieu on this mortgage. STATE OF OKLAHOMA, Mall Delivered in the cause of action and shall be secured by the lieu on the payment of the mortgage of t
The mortgagors further expressly assign to the holder of said mortgage indebtedness all their interest in any outstanding leases upon said land, whether agriculture or mineral, and all their rights to any royalties or rents arising from any sinch leases; and mortgages is authorized at mortgages option, but is not required to collect surents or royalties, and to hold such royalties or rents as mortgages collects or as are paid over to mortgages by mortgages, and apply the same to the payment of the ortgage indebtedness as it matures. The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness, to pay taxes, take out insurance, collect rents or royalties, abre optional with the holder of said mortgage indebtedness, and not obligatory upon him, and he shall not in any case be liable to the mortgagors for a failure to exercing such excepts that in case default occurs upon said mortgage indebtedness or any part thereof and suit is instituted to collect the same, they will pay an attorney et of ten per cent. on the first five hundred dollars, and five per cent. on sums above that, to become due immediately upon filing the petition, and which attorney's for the payment of the payment
The mortgagors further expressly assign to the holder of said mortgage indebtedness all their interest in any outstanding leases upon said laud, whether agriculture or mineral, and all their rights to any royalties or rents arising from any such leases; and mortgages is authorized at mortgages option, but is not required to collect sure or rents are paid over to mortgage by mortgages, and apply the same to the payment of the mortgage indebtedness as it matures. The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness, to pay taxes, take out insurance, collect rents or royalties, afte to optional with the holder of said mortgage indebtedness, and not obligatory upon him, and he shall not in any case be liable to the mortgagors for a failure to exercing such that the holder of said mortgage indebtedness, or any other authority herein granted. Grantors agree that in case default occurs upon said mortgage indebtedness or any part thereof and suit is instituted to collect the same, they will pay an attorney fee of ten per cent. on the first five hundred dollars, and five per cent. on sums above that, to become due immediately upon filing the petition, and which attorney's for the payment of th
The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness, to pay taxes, take out insurance, collect rents or royalties, she be optional with the holder of said mortgage indebtedness, and not obligatory upon him, and he shall not in any case be limble to the mortgagors for a failure to exercianly such authority to pay taxes, take out insurance, collect rents or royalties, ahe be optional with the holder of said mortgage indebtedness, and not obligatory upon him, and he shall not in any case be limble to the mortgagors for a failure to exercianly such authority to pay taxes, take out insurance, collect rents or royalties, ahe be optional with the holder of said mortgage indebtedness, or any other authority herein granted. Grantors agree that in case default occurs upon said mortgage indebtedness or any other authority herein granted. Grantors agree that in case default occurs upon said mortgage indebtedness or any other authority herein granted. Grantors agree that in case default occurs upon said mortgage indebtedness or any other authority herein granted. Grantors agree that in case default occurs upon said mortgage indebtedness or any other authority herein granted. Witness Mall the cause of action and shall be secured by the fien on this mortgage. Witness Mall the cause of action and shall be secured by the fien on this mortgage. Witness Mall the cause of action and shall be secured by the fien on this mortgage. Witness Mall the cause of action and shall be secured by the fien on this mortgage. Witness Mall the cause of action and shall be secured by the fien on this mortgage. COUNTY, ss. Before me, the undersigned, a Mall the presented of the mortgage of the cause of the c
The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness, to pay taxes, take out insurance, collect rents or royalties, she be optional with the holder of said mortgage indebtedness, and not obligatory upon him, and he shall not in any case be limble to the mortgagors for a failure to exerciany such authority to pay taxes, take out insurance, collect rents or royalties, ahe be optional with the holder of said mortgage indebtedness, and not obligatory upon him, and he shall not in any case be limble to the mortgagors for a failure to exerciany such authority to pay taxes, take out insurance, collect rents or royalties, ahe be optional with the holder of said mortgage indebtedness or any other authority herein granted. Grantors agree that in case default occurs upon said mortgage indebtedness or any other authority herein granted. Grantors agree that in case default occurs upon said mortgage indebtedness or any other authority herein granted. Grantors agree that in case default occurs upon said mortgage indebtedness or any other authority herein granted. Grantors agree that in case default occurs upon said mortgage indebtedness or any other authority herein granted. Grantors agree that thereof and suits is instituted to collect the same, they will pay an attorney fee of ten per cent. on sums above that, to become due immediately upon filing the petition, and which attorney's fee of ten per cent. on the first five hundred dollars, and five per cent. on sums above that, to become due immediately upon filing the petition, and which attorney's fee of ten per cent. on the first five hundred dollars, and they per cent. on sums above that, to become due immediately upon filing the petition, and which attorney's fee of ten per cent. on the first five hundred dollars, and they per cent. on sums above that, to become due immediately upon filing the petition, and to rent five per cent. On the first five hundred dollars, and they per cent. On sums above that, to become due immed
Grantors agree that in case default occurs upon said mortgage indebtedness or any part thereof and suit is instituted to collect the same, they will pay an attorney fee of ten per cent. on the first five hundred dollars, and five per cent. on sums above that, to become due immediately upon filing the petition, and which attorney's formay be included in the cause of action and shall be secured by the lieu on this mortgage. Witness
Grantors agree that in case default occurs upon said mortgage indebtedness or any part thereof and suit is instituted to collect the same, they will pay an attorney fee of ten per cent. on the first five hundred dollars, and five per cent. on sums above that, to become due immediately upon filing the petition, and which attorney's formay be included in the cause of action and shall be secured by the lieu on this mortgage. Witness
STATE OF OKLAHOMA, Before me, the undersigned, a long personally appeared and within and foregoing instrument, and acknowledged to me that land executed the within and foregoing instrument, and acknowledged to me that land executed the same as the land of t
Witness Mandethis Made day of Held May 1912 EXECUTED AND DELIVERED IN THE PRESENCE OF STATE OF OKLAHOMA, Before me, the undersigned, a Malay Challes Jain and for said County and State, on this Manded of Held May Challes Jain and for said County and State, on this Manded of Held May Challes Jain and for said County and State, on this Manded of Held May Challes Jain and Market May 1912 personally appeared May 1912 per
STATE OF OKLAHOMA, Before me, the undersigned, a
STATE OF OKLAHOMA, Before me, the undersigned, a
Before me, the undersigned, a
Before me, the undersigned, a
Before me, the undersigned, a
Before me, the undersigned, a
Before me, the undersigned, a
and Enzite Short. ins wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as the control of
and Eurzethard Short. his wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that I hely executed the same as I helia free and voluntary act and deed for the uses and purposes therein set forth.
his wife, to me known to be the identical person. Who executed the within and foregoing instrument, and acknowledged to me that
same asthilli
1000 19 Al Charles H. Bryan.
My commission expires ALC. Notary Public.
STATE OF OKLAHOMA,
Before me, the undersigned, ain and for said County and State, on this
day of
free and voluntary act and deed for the uses and purposes therein set forth.
My commission expires. 191 Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, ss.
This instrument was filed for record on the day of the
Fee, \$
The state of the s
By Ho Walkley
The state of the s