| | | AND THE RESERVE OF THE PROPERTY OF THE PROPERT | and the second second | |
|--|--|--|---|---|
| Ako minana ana ana ana ana ana ana ana ana an | • • • • • • • • • • • • • • • • • • • | ML DODAWORTH BOOK CO., LEAVENWOI | 1711, XAN. No. 21054 | therefor in payment of morrgage rate of within morigage. |
| | , OK | LAHOMA FIR | ST MORTGAGE | Dated this 2 2 day of May |
| Know All | Men by Thes | | | ly CH : mellium 10 |
| THAT W | arfield 4 Ph | lyps and rm | unie a Phillips | his hunge |
| | | 0 ¢ 7.4 1 | / wsa | |
| | ortgaged and hereby mortgage. | | Tull a | |
| earty of the second pa | rt, the following-described real e | state and premises, situated in. 1. Country the So | where quarter a | 1. the Worth land a warter |
| assection | three 131 Hown | ship menetien! | ab u | Twelve 1/2 East to |
| fines a distan | southeasterly de | return along the | right of way by & | w WK. T Railroad a disto |
| of twelve 18 u | udud saxly to | | inthis (1262, 4) for | |
| distance of | 1. Twelve Hus | did Forther | and Three Tents | 10 (1214,3) fut to Plan |
| of Jegunn vity all the lyaprovement | ent thereon and appurtenances | thereunto belonging, and warran | at the title to the same. | |
| This mortgage is | s given to secure the principal st | um of one Thous | and & 200 1100 | DOLLARS |
| lue and payable on the | | 7 ibruary | | t thereon at the rate of www per cent |
| | and the second of the second of the second | | . 601.00 | ner provided by their one |
| | of even date herewith, given | | one Thousand | and Minine a Phillips |
| and the second of the second | er of the mortgagee herein, and i | | 1-1-1 | /// Dollars |
| | coupons being for | 4 | | Dollars, each. |
| m to michanic | OF N. ACRIMINA AND MAINTED | TOOD December between the out | d nextice bonete that this Monterows | ss otherwise specified in the note and coupons |
| of the first part will pa and assessments agains | y said principal and interest at t said land when the same are d | the times when the same fall du- ue each year, and will not comm | e, and at the place and in the mann at or permit any waste upon said p | is a first lien upon said premises; that the part er provided in said note, and will pay all taxe remises: that the buildings and other improve , and shall be kept insured for the benefit of th |
| | | | /. A | |
| n form and companies be transferred, said sec | satisfactory to said second part, and party is authorized, as agen | y, and that all policies and renevat of the first party, to assign the | val receipts shall be delivered to said e insurance to the grantee of the title | second party. If the title to the said premise |
| Party of the firs | t part and | heirs, executors, administrato | rs and assigns, will warrant the qu | ict enjoyment of the aforesaid premises to the es against the lawful claims and demands of a |
| persons, | | | | s levied against said premises or any other sum |
| | | | | the first party with |
| nterest, and that every | party an attorney fee of | menty Fine | ire nereoi, and as biten as any forecid | Dollars, or such different sum as may b |
| orovided for by said no o pay, together with e | te S. which shall be due upon t xpense of examination of title in | he filing of the petition in forcel a preparation for forcelosure. A | osure and which is secured hereby, ny expense incurred in litigation or I he capaid by the martgager to the | Dollars, or such different sum as may b and which the first party promises and agree otherwise, including attorncy fees and abstruc- mortgages or assigns, with interest thereon a |
| <i>f</i> r | ent. per annum, and this mortge | | | |
| or any tax or assessme | nt herein mentioned, or to comp | ly with any requirements herein | or upon any waste upon said premise | any sum, interest or principal, secured hereby es, or any removal or destruction of any buildin |
| | | | | d without notice become due and payable at the |
| perion of the holder the be entitled to a foreclo apon the filing of the t | error, and shan bear interest the sure of this mortgage and to hav setition in foreclosure the holder | the said premises sold and the hereof shall be entitled to the p | proceeds applied to the payment of assession of the said premises, and to | said party of the second part or its assigns, sha the sums secured hereby; and that immediatel, collect and apply the rents thereof, less reason r, to the appointment of which the mortgagor all in no case be held to account for any rents I the covenants and agreements herein containe |
| ble expenditures, to the sereby consent, which or damage other than b | he payment of said indebtedness appointment may be made either for rents actually received; and t | , and for this purpose the notice or before or after the sleere of f the appraisement of said premise | oreclosure, and the holder hereof sha is is hereby expressly waived. And al | all in no case be held to account for any rentr all the covenants and agreements herein contains |
| man full with the falls | i nerem conveyeu. | | be governed and construed by the la | |
| Dated this | aday of | February | 10/4. | |
| | SIGNED IN THE PRESENCE OF | 0 | warfield | 7 Phillips |
| | | | minnie a | 7 Phillips 2 Phillips |
| | and the second s | | | |
| | LAHOMA, T | | | |
| DATE OF OK | To Blen | | " ZANA | an Public |
| n and for said County | and State, on this | lad day of | may | any Public 10/4, personally appeare Chillips his mife |
| war | hild & Philli | ps | mutine ap | chillips his wife |
| | | | | t |
| | free and voluntary not and deed | | irth. | |
| | d and official seal the day and y | | K E Helm | r beal |
| garan Nama dari k | | | | Actory Public. |
| STATE OF OK | LAHOMA, TULSA CO | | | |
| | | | Jan 168)/11 /211 | 1 5 10 14 17 |
| | was filed in my office for record | 1 on the | 1 | Live Segister of Deeds. |