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MORTGAGE RECORD 2013 2013 2014

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| Know All Men by These Presents: This MUM | | BAML DODBWORTH BOOK CO., LEAVENWORTH, KAN. NO. 21054 |
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| THAT | | OKLAHOMA FIRST MORTGAGE |
| d. Table | | |
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| SUMA_least guescie guescie <td></td> <td>party of the second part, the following-described real estate and premises, situated in</td> | | party of the second part, the following-described real estate and premises, situated in |
| . Gove Alter Consults and generation. See an analysis of the constraints of the second provided constraints of the second constraints of the second provided | | |
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| Manual and the information of the information between the field of the information between the field of the information between the field of the information between the | | quarter of section Seven (7) II Jourshy. Swenty (20) Nostt |
| This martgage is given to sense the principal sum of | | of Aange Fourteen (14) East of the Indian meridian containing |
| This martgage is given to sense the principal sum of | | with all the improvements thereon and appurtenances therein to belonging, and warrant the title to the same. |
| per anumn, payable | | This mortgage is given to secure the principal sum of Twelve hundred |
| ertain promisery note of even date herewilk, given and signed by the makers hereof. Middly, f. Middle, A. Middlewill, and payable to the order of the mortgages herein, and being for the principal sum of | | |
| and payable to the order of the mortgages herein, and being for the principal sam of | | |
| with J.W.Lcoupon notes attached, widencing said interest; our coupon heing for <u>Setters J</u> | | |
| and Julians accured by this More and the molecular state of the second party will principal and lines at the office of G. R. MCULLOUGIE & CO., This, Oktainen, uness otherwise specified in the note of the first part will principal and interest at the time when the same and in the material transmises the time when the same and in the material provided in a state or the same and in the material provided in the sole of the first part will principal and interest at the time when the same all due, and at the parts and in the material provided in the sole of the first part will principal and lines at the time when the same all due, and at the parts and in the material provided in the sole of the first part will principal and the same and party and stall be kept mannel for the time party, is assign the three parts of the second party. If the tilthe to the same accurate thesame accurate the same ac | | at 1 |
| TF 15 EXPERSIVA AGREED AND UNDERFYCODD, By and between the said particip hereby, that this barries and in the manner particle in add notes the barries when the same and the loc, and it the planter particle in add notes, and when the same and the same and the barries there and the barries the | | and fulur coupons being for Seventy two. |
| <pre>network perty or its assigns, against law to fine or lighting, for not less than</pre> | | XII sums secured by this Mortgage shall be paid at the office of G. R. McCULLOUGH & CO., Tulsa, Oklahoma, unless otherwise specified in the note a IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and between the said parties hereto, that this Mortgage is a first lien upon said premises: the |
| <pre>network perty or its assigns, against law to fine or lighting, for not less than</pre> | | of the first part will pay said principal and interest at the times when the same fall due, and at the place and in the manner provided in said note, and will p and assessments against said land when the same are due each year, and will not commit or permit any waste upon said premises that the buildings and oth ments thereon shall be kept in good repair and shall not be destroyed or removed without the consent of the second party, and shall be kept in good repair and shall be kept in good |
| Party of the first part and Arthornal and segments and party of the second part, bis here, excention, administrators and assign, and will forever defend the aboreasily pressure against side the advited charms and de pressure. IT IS FURTHER AGREED AND UNDERSTOOD, That the said second party may pay any taxes and assessments level against side premises or any messaway to protect the rights of all advises and other party or the second barty may pay and taxes and assessments level against side premises or any messaway to protect the rights of all barty permises of a foreclosure hereof, and tas often as any foreclosure hereof and the forey and payment is escured hereby, and that in case of a foreclosure hereof, and as often as any foreclosure hereof any befield, the helder provided for by side of a by side hall be doe upon the fing of the petition in foreclosure and which is secured hereby, and that the first party penite the rights. The part is a secure here the part is a secure hereof, and the barty permises of a difference or protect his information. The barty penite the right AGREED. That we pay a security therefor. Dallers, or such difference or payment is even of the side accound party, the holds as secured hereby, and that the first party penite the right and the secure of the warrang herein or tipon a fulling to pay when due, any sem, interest or principal, secure or assessment herein mentioned, or to comply with any requirements beers and therein mentioned, or to comply with any requirements beers on parts and will be interest. Hereof, and hall beer interest thereof and premises of a and penites and the new and premises. The secure hereby and the secure of the said penites is hereby expression of the said penites, and to the sums secure hereby and the secure of the barty penites is hereby expression of the said penites, and to collect and provinthe | | |
| IP IS FURTHER AGRESED AND UNDERSTOOD, That the said second party may pay any taxes and assessments leviel against said premises or any interest, and that very such payment is secured hereby, and that in case of a forcelosure hereof, and as often as any forcelosure hereof may be filed, the helder is payment is secured hereby, and that in case of a forcelosure hereof, and as often as any forcelosure hereof may be filed, the helder is payment is secured hereby, and that in case of a forcelosure hereof, and as often as any forcelosure hereof may be filed, the helder is payment is secured hereby, and that in case of a forcelosure hereof, and as often as any forcelosure hereof may be filed. The order of the bring of the payment is secured hereby, and that in case of a forcelosure hereof, and as often as any concelosure hereof, and as often as any forcelosure hereof, and as often as any concelosure hereof, and as often as any concelosure hereof, and as often as any concelosure hereof and as often as any concelosure hereof, and as often as any concelosure hereof, and as often as any concelosure thereof, and as often as any concelosure, hereof, and as often as any concelosure, hereof any be file of the premite as any taxes of assessment herein methods, or to comply with any requirement berefor. This for its for its for the file payment is a second party, the whole sum secure dure hereof and the advector dure and pay the payment of add individuely consent, which appointment of the hereof and hereof its payment hereof, and here its and premises is hereof to the payment and the second party of the second part of its and premises inclusion of the said party of the second part of its and premises inclusion of the said party of the second part of the second part of the same of the hereof and hereof its payment is the off premises inclusion of the said party of the second part of its paymont hereof its payment of the individuely | | |
| If I is FURTHER AGREED AND UNDERSTOOD, That the said second party may pay any taxes and assessments leviel against said premises or any increasery to protect the rights of such party or its assigns, including insurance upon huidings, and recover the same from the flat party with a flat the object in the same from the flat party with a green denoty, and that in case of a foreloaure hereof, and as offen as any foreshoure hereof any be flat, the builter recover flow the first party and the upon the flit of the pattion in foreloaure hereof, and which is cerved hereby, and which the first party ponities of a different sum origings to the mortgage or assign, with interest of the use and premises, incurred by reason of this mortgage aball stand as accurity therefor. Mainton of the builter with expense of casmination of different sum flat as the reason of this mortgage aball stand as accurity therefor. Addation of the interest thereads the theread of the warranty herein or upon a failure to pay toget and which is the addation of a second party with any requirements herein or upon any was upon and premises, are and which is the addation of upon any was upon and the partiage of the second part of its interget and the bard of the sum and the object is been and which is the back on a part of the second part of the interest thereafter at the rule of the sum second here by the different sum to fits any cascing address and the precedes applied to the partice, the target of the here addated premises and the object and apply the near the rule of the sum fatter the rule of the sum fatter to be the second part of this party addate and the precedes applied to the parties and the object and apply the near and the second part of the sum fatter addates and the second part of the sum fatter addates and the precedes and the precedes and the second part of the sumpart of add the fatte second part of the sumpart of add the fatte | | Party of the first part and |
| recover from the first party an attorievy for of <u>Start Marked</u> Dollars, or such different sum provided for by said note <u>Starting</u> ball be dia upon the filling of the partition in force/osure and which is secured hereby, and which the first party provides of the to be add premises, insured by reason of this mortgage or to protect it is less, shall be reputed by the mortgage or to assigns, with interest of the to add premises, insured by reason of this mortgage or to protect its less, shall be reputed by the mortgage or to assigns, with interest of the to add premises, insured by reason of this mortgage or to protect its less, shall be reputed by the mortgage or any removal or destruction of or other improvement therein, monthined, or to cample with any requirements harder or upon a future to pay when due, any sum, interest or principal, sec- or or other improvement therein, without the consent of the said vectoria party, the whole sum secured hereby shall at one and which instead correl party is or the higher thereof, and shall bear interest literative and the rate of or upon any suita to an earticle and the most part of the second part or to be in on the higher thereof, and shall bear interest literative and the rate of the protect and party of the second part or to be in the part of the policity of the policity of the said premises are old and the proveed sapplied to him paramet of the induced protections, in the part at any of the said premises are old and the proveed shall be are started to be approximent of addition the part started for the protect and the print at the addition to a receiver, to the approximent of addition to a receiver, the approximate of the induced part of the protection in force at any for the part started of a daily permisses in hereby expressive and the observal and at the addition in the rest at any for the part started of a daily permisses in hereby expressive and to be apprinted of the interest and the started of the inder and accord parts and the permission and the hereby at the | | IT IS FURTHER AGRIEED AND UNDERSTOOD, That the said second party may pay any taxes and assessments levied against said premises or any |
| ALM per cent, per annum, and this mortgage shall stand as security therefor. AND IT IS FURTHER AGREED, That upon a breach of the warranty herein or upon a failure to pay when due, any sum, interest or principal, secure or any sace or assessment. Interest mortinated, or to comply with any requirements herein or upon and premises, or any reason and construction of or other improvements therein, monitorial, or to comply with any requirements here or or upon and premises, or any reason and the inference monitorial or estimated or the said second party, the whole sum secured hereby shall at once and without notife become due and pa or to be the entitled to a forecloarer of this mortgage and to have the said second party, the whole sum secured hereby shall at once and without notife become due and pa or to a fore cloarer of this mortgage and to have the said party of the second part or its a be entitled to a forecloarer, to the approximate of which the order the said premises, and to collect and apply the relats thereof, the dense of the said premises, and to collect and apply the relats thereof, the dense of the said premises, and to collect and apply the relats thereof, the dense of the said premises is hereby expressly waived. And all the covenants and agreements here is allowed to the dense of the said premises is hereby expressly waived. And all the covenants and agreements here is allowed to appendent the said of the said premises of the | | |
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| AND TO IS FURTHER AGREED, That upon a breach of the warranty breain or upon any wale due, any sum, interest or principal, see or average and or harded, or to comply with any requirements between the provide upon any wale upon any wale, any sum, interest or principal, see or average and to have the aid second party, the whole sum secured hereby shall at once and without notice become use and principal, see or average and to have the sid second party, the whole sum secured hereby shall at once and without notice become use and princes of all the interest thereaft and the proceeds applied to the provide and the second part or is a be entitled to a foreloaure of this more and without notice become use of the solid periods of the proceeds applied to be payment of an any second part or is a be entitled to a foreloaure. If the holdes hereof shall be entitled to a free or and the principal, second part or is a be entitled in a foreloaure the holdes hereof shall be entitled to a free or and apply the raits thereaft, able expenditures, to the payment of an additional more on any wale, and to be provide applied to be payment of an appointment of which the hereby consent, which appointment may be nade either before or after the decree of foreclassry waived. And all the covenants and agreements here all no with the hand herein conveyed. This Mortgage and the note and coupons secured thereby, shall no with the land herein conveyed. This Mortgage and the note and coupons secured thereby, shall no all the covenants and agreements be easily provide the second part or its a stally prevent of a stall prevent of a stall prevents of a stall prevents of a stall prevents of a stall prevent of a stall prevent of a stall prevent of a stall prevents of a stall prevent of a st | | |
| option of the holder thereof, and shall bear interest thereafter at the rate of the second part of the second part or its a period to be not the interest of the said party of the second part or its a period to the payment of the subsection of the | | AND IT IS FURTHER AGREED, That upon a breach of the warranty herein or upon a failure to pay when due, any sum, interest or principal, see |
| shall real with the hard herein conveyed. This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma. Dated this <u>Jurst</u> day of <u>August</u> 19.14 R'S ENDORSTMENT at the real volte 6.3 half of real state of Names in This Phesence of caude courts and algoest of the State of Oklahoma. Dated this <u>Note 6.3</u> half of real <u>County</u> ss. Before me, <u>Helen</u> <u>Harman</u> in and for said County and State, on this <u>OTT</u> day of <u>August</u> ind <i>Internal of the identical persons</i> who executed the within and foregoing instrument, and acknowledged to me that <u>State</u> executed f <i>Multiple</i> and voluntary act and deed for the uses and purposes set forth. Witness my hand and official seal the day and year above written. My commission expires. <u>Allenniation of the day and year above written</u> . My commission expires. <u>Allenniation of the day and year above written</u> . My commission expires. <u>Allenniation of the day and year above written</u> . My commission expires. | | |
| shall real with the hard herein conveyed. This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma. Dated this <u>Jurst</u> day of <u>August</u> 19.14 R'S ENDORSTMENT at the real volte 6.3 half of real state of Names in This Phesence of caude courts and algoest of the State of Oklahoma. Dated this <u>Note 6.3</u> half of real <u>County</u> ss. Before me, <u>Helen</u> <u>Harman</u> in and for said County and State, on this <u>OTT</u> day of <u>August</u> ind <i>Internal of the identical persons</i> who executed the within and foregoing instrument, and acknowledged to me that <u>State</u> executed f <i>Multiple</i> and voluntary act and deed for the uses and purposes set forth. Witness my hand and official seal the day and year above written. My commission expires. <u>Allenniation of the day and year above written</u> . My commission expires. <u>Allenniation of the day and year above written</u> . My commission expires. <u>Allenniation of the day and year above written</u> . My commission expires. | | option of the holder thereof, and shall bear interest thereafter at the rate of <i>Althouse</i> per cent. per annum, and the said party of the second part or its a be entitled to a forcelosure of this mortgage and to have the said premises sold and the proceeds applied to the payment of the sums secured hereby; and that is used to account the processing of the said premises and to account the processing of the said premises and the said premises are said and the processing of the said premises and the said premises and the said premises are said to account the processing of the said premises and to account the processing of the said premises and the said premises are said to account the processing of the said premises and the said premises are said to account the processing of the said premises are said to account the processing of the said premises and the said premises are said to account the processing of the said premises and the said premises are said premises are said premises and the said premises are said premis |
| shall rub with the land herein conveyed. This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma. Dated this. Jurish day of all guilt in all respects be governed and construed by the laws of the State of Oklahoma. In the land herein conveyed. R'S ENDORSOMENT All of the construction of the secure of the secur | | able expenditives, to the payment of said indebtedness, and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the hereby consent, which appointment may be made either before or after the decree of forcelosure, and the holder hereof shall in no case be held to account for or dumare other than for reuts actually received and the appointment of said premises it hereby consents variable. |
| Dated this. First day of August 10.14. R'S ENDORSCHENT IN THE PRESENCE OF ELUCE ALL S. MARY EMILLIS MARY EMILLIS MARY EMILLIS MARY EMILLIS MARY EMILLIS MARY EMILLIS MARY MARY EMILLIS STATE OF OKLAHOMA, JULE STATE OF OKLAHOMA, JULE Before me. Flelen Harman and and official seal the day of August 19.14., personal Mary E. Stillis a suidow und to me known to be the identical person two executed the within and foregoing instrument, and acknowledged to me that Mile. executed to Mary E. Stillis a suidow und to me known to be the identical person two executed the within and foregoing instrument, and acknowledged to me that Mile. executed to Miles me hand and official seal the day and year above written. My commission expires. Delen Marmon Notar | | shall run with the land herein conveyed. This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma. |
| And to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that Mile executed the within and foregoing instrument, and acknowledged to me that Mile executed the Witness my hand and official seal the day and year above written. My commission expires. Delen Merson 16 - 18/7 | | Dated this Thirst day of all gust 19.14. |
| And to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that Mile executed the within and foregoing instrument, and acknowledged to me that Mile executed the Witness my hand and official seal the day and year above written. My commission expires. Delen Merson 16 - 18/7 | SUREF | AS ENDORSOMENT ANY THIN PRESENCE OF |
| statte of oktahoma, Julea COUNTY, ss. Before me, Helen, Harnian in and for said County and State, on this Contraction of the said County and State, on this Contraction of the said County and State, on this Contraction of the said County and State, on this Contraction of the said County and State, on this Contraction of the said County and State, on this Contraction of the said County and State, on this Contraction of the said County and State, on this Contraction of the said County and State, on this Contraction of the said County and State, on this Contraction of the said County and State, on this Contraction of the said County and State, on this Contraction of the said County and to me knowledged to me that State of the second of the uses and purposes set forth. Witness my hand and official seal the day and year above written. My commission expires. Deletistic of the State of the second purposes of the State of the second official seal the day and year above written. My commission expires. Deletistic of the second official seal the day and year above written. My commission expires. Deletistic of the second official seal the day and year above written. | a e seita | 218-00-19991-300- fax-on- fig |
| to me known to be the identical person: who executed the within and foregoing instrument, and acknowledged to me that | 7 | a RALO masor Li |
| to me known to be the identical person: who executed the within and foregoing instrument, and acknowledged to me that | -Ja | huj J HI CALLET |
| to me known to be the identical person: who executed the within and foregoing instrument, and acknowledged to me that | dest | Before me Helen Hernicon |
| to me known to be the identical person: who executed the within and foregoing instrument, and acknowledged to me that | agh | in and for said County and State, on this CAT day of August - 19.1.4., personal |
| to me known to be the identical person: who executed the within and foregoing instrument, and acknowledged to me that | | Mary & Ballis a suidon " und |
| Witness my hand nud official seal the day and year above written. My commission expires. Deen Harnen | | to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that |
| My commission expires. Decensibles. 16-18/7 (Seal) Helen Harsmon Notar | 0 | Witness you hand and official and the day and may alter witten |
| 가슴은 말한 것은 것 같아요. 한 것이 있는 것은 것이 가 같이 있다. 한 것은 것은 것이 있는 것이 있는 것이 있는 것이 많이 많이 있는 것이 같이 있는 것이 있는 것이 있는 것이 있는 것이 있는 가 나는 것이 있는 것이 없는 것이 없다. 것이 있는 것이 없는 것이 없 것이 없는 것이 없 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 있다. 것이 없는 것이 있 것이 없는 것이 없이 없다. 것이 없 있 않은 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 않은 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없다. 것이 않은 것이 없는 것이 없는 것이 없는 것이 없는 것이 없 않이 | | My commission expires Decessiber 16-19/7 Seal Helen Harmon |
| This instrument was filed in my office for record on the 3. Z. day of | | 바람은 가슴에서 가지 않는 것 같은 것이라. 정말 것은 것은 것이 있는 것이 같은 것이다. 이 것은 것은 것이 많이 많이 많이 것을 것을 것을 것을 것을 수 있다. |
| o'clockQM. | | This instrument was filed in my office for record on the 3. Z. day of |
| a de la companya de l | | |
| By Deputy. (Delal) Lewis Celine Register | | By By Donney (Slal) Lewis Celisia |
| Liggister c | | |