COMPARED MORTGAGE RECORD +99422 DRTH, KAN. No. 21054

-285

OKLAHOMA FIRST MORTGAGE Know All Men by These Presents: TTINT John IV. Wode, a anigle man tag W. J. Wode and Bertha. Wade, wife County, State of Oklahoma, part his R. Mª Eullough ; Gra the first part, haz Emortgaged and hereby mortgage ... to Ju The Second part, the town of the South cast quarter of Section Thirty - Jown (34) in Township Suberty two (22) North, Range Thirteen (3) East of the Indian Meridian, and North half of the North said quarter of Section Three (3), in Township Twenty one (21) North, Range Chisteen (3) East of the Indian Meridian with all the imp and appurtenances thereunto belonging, and warrant the title to the same. tgage is given to secure the principal sum of Four Thousand 20/100 DOLLARS august 19. 22, with interest thereon at the rate of Reh per cent. the terms and at the time makers hereof. John A. Wode 24 W. J. Wode & Bertha Wode d by the m ten interest; one coupon being for the Kunthed Twenty wine Ef Too Dollars, nine. coupons being for . Que Hundred Twenty End 200 Dollars, each. Party of the first part and Theirs, suid party of the second part, his heirs, executors,heirs, executors, administrators and assigns, will warrant the quiet enjoyment of the aforesaid premises to the administrators and assigns, and will forever defend the aforesaid premises against the lawful claims and demands of all IT IS FURTHER AGREED AND UNDERSTOOD, That the said second party may pay any taxes and assessments levied against said premis necessary to protect the rights of such party or its assigns, including insurance upon buildings, and recover the same from the first party with cent. f may recover from the first party an attorney fee of <u>Future</u> <u>Juture</u> <u>Description</u> and as then as any torecover hereor may be med, the noticer hereof may provided for by said note which shall be due upon the filing of the petition in foreclosure and which is secured hereby, and which the first party promises and agrees to pay, together with expense of examination of title in preparation for foreclosure. Any expense incurred in litingtion or otherwise, including attorney fees and abstract of title to said premises, incurred by reason of this mortgage or to protect its lieus, shall be repaid by the mortgagor to the mortgage or assigns, with interest thereon at tenper cent. per annum, and this mortgage shall stand as security therefor. AND IT IS FURTHER AGREED, That upon a breach of the warranty berein or upon a failure to pay when due, any sum, interest or principal, secured hereby, or any tax or assessment herein mentioned, or to comply with any requirements herein or upon any waste upon said premises, or any removal or destruction of any building or other improvements thereon, without the consent of the said second party, the whole sum secured hereby shall at once and without notice become due and payable at the A Keep certify that I received option of the holder thereof, and shall bear interest thereafter at the rate of the second and the porceast applied to the payment of the second part or its assigns, shall be entitled to a forcelosure of this mortgage and to have the said premises sold and the proceeds applied to the payment of the sum secured hereby; and that immediately upon the filing of the petition in forcelosure the holder hereof shall be entitled to the possession of the said premises, and to collect and apply the rents thereaf, less reason-able expenditures, 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 mortgage of the sudder the mortgage of the sudder the mortgage of the sudder the appointment of which the mortgage of the second the holder hereof shall be entitled to a receiver, to the appointment of which the mortgage of the second the the received; and the appointment of said indebtedness, and for this purpose the holder hereof forelosure, and the holder hereof shall in no case be held to account for any rental or damage other than for rents actually received; and the appraisement of said premises is hereby expressly waived. And all the covenants and agreements herein contained shalf yun with the land herein conveyed. tax on ther.c.r. Jayment of Torteage Country Prove 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 day of Jeely John N. Wade SIGNED IN THE PRESENCE OF to Ann. N. E. Thalen. W.J. Wode Bertha Wode, 200 Rogers COUNTY, ss. STATE OF OKLAHOMA,... N. E. Hulen notary huble ta day of July 17d County and State, on this we to be the identical person Swho executed the within and foregoing instrument, and acknowledged to me that and W. J. Wode Ef Bertha Wode his wife John They executed the same as Then. free and voluntary act and deed for the uses and purposes set forth. Men. free and voluntary act and used to an average without with the set of the day and year above written. N. E. Thulen My commission expires. Dec -15-191.7 Notary Public. STATE OF OKLAHOMA, TULSA COUNTY, ss This instrument was filed in my office for record on the Z6 uny of here fully A. D. 10/7, at 11 15 o'clock a. M. 6.9 Wearen (geal) 75 Eline torn teler r mai ju r 1 . 64

HI SI MIRTH TELLEVI SALA

TREASURER'S ENDORSEMENT.

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