MORTGAGE RECORD

Mark State OMENERS

SAME DODBWORTH BOOK CO., LEAVENWORTH, KAIL. NO. 21054 MS

1	OKLAHOMA FIRST MORTGAGE
120	Know All Men by These Presents:
de	THAT 6 Dearman and Myra Dearman, his wife
	of Milea County State of Oklahama narke
	the first part, hand mortgaged and hereby mortgage to The Oklahoma Nuturnal Bank
	party of the second part, the following described real estate and premises, situated in
	all that hast of lot sever (7) and lock twenty four (24) in the original town
l	Justenlying month of the MK+ I railroad Company right of way and between two certain parallellines which are perpendicular to the wort
	Soundary line of said lot 7 and which intersects said monthfully bounce
	line sixty three Leer and nursety nine Leer respectively east of the most have
	when of said lot I measured along said northerly boundry line also it with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same.
٠	This mortgage is given to secure the principal sum of One Hundred eighty-five of the moderate and payable on the Standard day of Quyret
	per annum, payable
	certain promissory note of even date herewith, given and signed by the makers hereof. & Deanman and Myra Deanman, ha
	and payable to the order of the mortgage herein, and being for the principal sum of One Hundredughty find any notice Dollar
	rith
•	Dollars, each-
	All sums secured by this Mortgage shall be paid at the office of G. R. McCULLOUGH & CO., Tulsa, Oklahoma, unless otherwise specified in the note and coupor IT IS EXPRESSLY AGREED AND UNDERSTOOD. By and between the said parties hereto, that this Mortgage is a first lies upon said premises; that the nor
	IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and between the said parties hereto, that this Mortgage is a first lien upon said premises; that the part 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 nay all tax and assessments againsts said land when the same are due each year, and will not commit or permit any waste upon said premises that the buildings and other improvements 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 insured for the benefit of the second party, and shall be kept insured for the benefit of the second party.
. 1	second party or its assigns, against loss by fire or lightning, for not less than
	Party of the first part and
p	ersons. IT IS FURTHER AGREED AND UNDERSTOOD, That the said second party may pay any taxes and assessments levied against said premises or any other sun
	necessary to protect the rights of such party or its assigns, including insurance upon buildings, and recover the same from the first party with
mie	rest, and that every such payment is secured hereby, and that in case of a foreclosure hereof, and as often as any foreclosure hereof may be filed, the holder hereof may be first party an attenuate for a first party an attenuate for a first party and attenuate for a first party and a first party and a first party an attenuate for a first party and a fi
pr	cover from the first party an attorney fee of
	that the said premises, incurred by reason of this mortgage or to protect its nens, shall be repaid by the mortgager to the mortgage or assigns, with interest thereon the 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, secured hereby any tax or assessment herein mentioned or to comply with any requirements herein any tax or assessment herein mentioned or to comply with any requirements herein any tax or assessment herein mentioned or to comply with any requirements herein any tax or assessment herein mentioned or to comply with any requirements herein any tax or assessment herein mentioned or to comply with any requirements herein any tax or assessment herein mentioned or to comply with any requirements herein any tax or assessment herein mentioned or to comply with any requirements.
	words improvements thereon, without notice become due and party, the whole-sum secured hereby shall at once and without notice become due and payable at the
b	ption of the holder thereof, and shall bear interest thereafter at the rate of
	able expenditires, 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, hereby consent, which appointment may be made either before or after the decree of forcelessure, and the holder hereof shall in no case be held to account for any rent or durings other than for rents actually received; and the appointment of said premises is hereby expressly waived. And all the covenants and agreements herein contains
	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.
	Dated this. Sth. day of 72000 19 11.
	Myra Dearman
	STATE OF OKLAHOMA, Mulsu COUNTY, ss.
	Before me, Roscoe adams a Matray Oublic
í	in and for said County and State, on this 9th day of 22ay 10.1/, personally appeared
	6 Dearman Myra Dearman his way
	to me known to be the identical personal who executed the within and foregoing instrument, and reknowledged to me that
•	Witness my hand and official seal the day and year above written.
	1. 1 of put feed) Cosca adams
	and the res $lpha$ that the first or $lpha$ is the restriction of $lpha$. The restriction is the restriction of
	STATE OF OKLAHOMA, TULSA COUNTY, ss.
	This instrument was filed in my office for record on the
	보면 하면 하면 하면 하면 하면 하는 사람들은 사람들이 있다. 하는 사람들은 하는 사람들은 하는 사람들이 하는 사람들이 되었다. 이 사람들이 함께 함께 함께 하는 사람들이 되었다. 하는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
	By Lt & Walkley, Deputy. Deputy. The Walkley Fitegister of Deeds.

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