MORTGAGE RECORD

REAL ESTATE MORTGAGE
Detween & De Caggeshall die wife France & Caggeshall
InCounty and State of Oklahoma, that County for the first part, and the FARMAND HOME SAVINGS AND LOAN ASSOCIATION OF Missouri, a corporation organized finder the laws of the State of Missouri, party of the second part: WITNESSETH, That the soid part team of the first part, for and in consideration of the sum of
Dollars, in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, solf- and by these presents do
Storasty & slade (4) wot wolmer to go ell
Ten (10) fit of the malen (t) point asknow the go traf (01) west
Olaldonas and the the
said budseys addition being sometimes Senoun as
First Europeyo Oddition to Tidea Oblahoma,
and all improvements thereon,
And all right, title, estate and interest of said grantor in and to said premises, including all homestead rights, which are hereby expressly waived and released, together
And all right, title, estate and interest of said granton. In and to said premises, including all homestend rights, which are hereby expressly waived and released, together with all rents of said property, with full power and authority to collect the same in case the coaditions of this mortgage become broken in any particular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, forever. Said part 1200 of the first part hereby coverant.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, forever. Said part Lesson the first part hereby covenant with said party of the second part, its successors and assigns, that at the delivery hereof. And a continuous the true and having owner of the said premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incorporates, that there is no one in adverse possession of same, and that
PROVINDD, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part at the special instance and request of said party of the first part, loaned and advanced to
AND, WHEREAS, Said part 22 the first part agree with the said party of the second part, its necessor and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly
AND, WHERAS, Said park (More than 1) and assessments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second party may designate, and the policy or policies of insurance constantly transferred to said party of the second part, its successors or assigns, and also to keep said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid, then said party of the second part, its successors or assigns, may pay such taxes and assessments, and may effect such insurance, for such purpose, paying the costst thereof, and may also pay the final judgment for any statutory lien claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs, and for the repayment of all moneys so expended together with the charges thereon as provided by the Constitution and By-Laws of the said Association, these presents-shall be security.
AND WHEREAS. The said
NOTE OR OBLIGATION NEVADA, NO, March 20 th 1012
FOR VALUE RECEIVED
stims of money, viz.: The sum of the analysis of the capital stock of said Association, represented and evidenced by the certificate thereof, numbered. 3.0.5 this day pledged by to said Association to secure a loan of this day pledged by the certificate to said Association to secure a loan of DOLLARS; and the sum of
DOLLARS, the same being the interest due monthly upon said sun so borrowed by U.2. and the same fell of the same being the interest due monthly upon said sun so borrowed by U.2. and the same fell of the same being the interest due monthly upon said sun so borrowed by U.2. and the same fell of t
And promise to pay said Association at its Home Office at Nevada, Mo., all of said sums of money, amounting in the aggregate to. 8.0
And
secure said monthly payments shall, upon the sale thereof, be insufficient to repay said Association any balance which may be due and owing on said loan promise and agree to fully pay and discharge the same. The payment of said monthly sum aggregating. DOLLARS each and every consecutive month hereafter until the maturity of said stock, and the pay-
ment of all find ponulties, advances, liens and other charges shall entitle all of said certificateof stock to redemption by said Association at the accredited carned value thereof, and the said share to stock so taken and redeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to secure the same.
This obligation may be paid off at any time upon giving thirty days' written notice to the Home Office of the Association at Nevada, Mo., in which event this note or obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with same.
(SEAL) C. D. Cogashall (SEAL)
NOW, THEREFORE, If said part tel of the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest and premium, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said other accesses. Shall be void; other-
NOW, THEREFORE, If said part Lease of the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest and premium, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said other agreements, then these presents shall be void; otherwise, the same shall be and remain in full force and effect, and this mortgage may be immediately forcelosed and suffered for the unpaid amount of the principal of said note, the unpaid interest and premium, and the expenditures hereinbefore named, made by said party of the second part, to pay said faxes, assessments and insurance, and the payment of the principal of said interest, premium, expenditures, and the payment of said debt. And the said part.
o expenditures, and the payment of many rights before their manufity family. DOLLARS as attorneys fee for instituting suit upon this mortgage; also for foreclosing the same; all of which shall be a lent upon said premises and secured by this mortgage, and included in any decree of foreclosure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said debt. And the said part the said party of the second part shall be applied on the payment of said debt.
State of Oldahoma. IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into in according with the By Long of the Edge, by Global Stanger Day Long Agreement of Stanger and the Edge, by Global Stanger Day Long Agreement of Microstra, and the Copy part thereof, is made and entered into
IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into in accordance with the By-Laws of the Paux and Home Samus and Loan Association of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri are to govern. In WITNESS WHEREOF, The said part Leve. of the first part ha Left. Leveluto set the State of Missouri are to govern. In the said part Level of the first part ha Left. Leveluto set the State of Missouri are to govern.
(SEAL) & D. Co a reshall (SEAL)
(SEAL) ACKNOWLEDGMENT
STATE OF OKLAHOMA,
County of
in turned by the executed the within and foregoing instrument, and acknowledged to accounted the same as the executed the executed the same as the executed the
IN WITNESS WHIGHEOF, I have hereunto set my hand and official seal, at my office in the County of and State of Oklahoma, this 2001, day of 1002 and State of Oklahoma, this 2001, day of 1002 and State of Oklahoma, this 2001, day of 1002 and State of Oklahoma, this 2001, day of 1002 and State of Oklahoma, this 2001, day of 1002 and State of Oklahoma, this 2001, day of 1002 and State of Oklahoma, this 2001, day of 1002 and State of Oklahoma, this 2001, day of 1002 and State of Oklahoma, this 2001, day of 1002 and State of Oklahoma, this 2001, day of 1002 and
Notary Public Quarty, State of Oklahoma.
This instrument was filed for record on the 26 day of Mar. A. D. 101 2 at 9 o'clock , Q. M.
By Deputy, A. C. Walkley, Register of Deeds.
(deal)