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| State of Eansas (| |
|---|--|
| Douglas County (ss; no proposed . That | t on this 9th day of February, 1925, personally |
| W When Public in and Ior sald county the Country of said Vanese | |
| appeared before me, B. A. wood, a strain of Lawrence, Kansa | s and Donald G. Isett, betters ally known to be |
| of Kansas Chapter Delta on the temperature Fananas, to me personally known and to have a bulk and the | |
| Chapter Delta Chi Fraternity of Lawrence, management the President and Secretary of the said Kansas Chapter D execution of the foregoing mortgage in THEIR official ca | eits on Hatting Baid Lansas Chapter Delta Chi |
| erecution of the foregoing mortgage in THELE official ca | |
| Fraternity. I have bereunto subscr | ibed my name and affired my official seal the |
| In Witness Whereoi, I have here and | |
| day and year lasts bove written. L.S. | S. A. Wood. Notary Public. |
| Commission expires ; | Noter, Contraction of the second second |
| Apr. 10,1925. | |
| | |
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| | |
| ******* * * * * * * * * * * * * * * * * | State of Kansas, Douglas Co., ss; |
| TOID SEE BOOK 65 PAGE 441.) MORTGAGE. | This instrument was filed for record on . |
| From | the 24th day of Feb. 1925 at 2:00 PM. |
| Sarah E. Emery | part blut |
| | Register of Deeds. |
| To The Farm Mortgage Trust Co. | |
| -10 1010 | ByDepaty. |
| | |
| min Indenture Mede this 11th day of Febr | uary, A. D. Nineteen Hundred and Twenty-five be and se and state of Kansas, party of the first part |
| This Indenture, Made this 11th day of Febr between Sarah E. Emery, a widow, in the County of Dough between Sarah E. Emery, a widow, in the County of Dough | as and state of Kansas, party of the first part |
| | |
| | |
| Witnesseth, that the said party of the fi TOW THOUSAND SIX HUNDRED TWENTY FIVE and no/I | 00 Dollars to he in hand paid by the said party |
| THOUSAND SIX HUNDRED THENTI- FIVE AND HOVE | the bancher Mont mere and Tarra ant to |
| | |
| described tract, piece of parcer of reading the | |
| to-wit: | the Warth 170 scres of the Northwest Wuarter |
| | |
| (NW2) of Section 1W0 (2) Township Iwerv | ntaining 80 acres ,more or less, according to the |
| Goverment survey thereof, | |
| Government survey thereof, to secure the payment of one certain first mortgage rea | il estate note So. 7855-3, and coupons attached, ex- |
| formted and delivered by the said party of the first | The Verses said note heing for |
| of the said the farm mortgage start company | the shich emount said Darty of the first part |
| Two Thousand Six Hundred Twenty-five and no/100 Dollar is justly indebted unto the said party of the second pa- tic function of the first part of the first part | art being for a loan thereof, made by said party |
| of the second part to the said party of the first part | t. |
| of the second part to the said party of the first part Said party of the first part hereby agree | s and covenants as follows: |
| First: To pay all taxes and assessments | hand and the encified .and all interest coupons |
| First: To pay all taxes and assessments due, and insurance premiums for the amount of insurance and if not so paid the said party of the second part, or and if not so paid the said party of the second part, or | the legal holder or holders of the mortgage , |
| and if not so paid the said party of the second part, or may, without notice, declare the whole sum of money herei | in secured due and payable at once, or may elect |
| may, without notice, declare the whole sum of modey here's to pay such tares, assessments and insurance premiums, at | nd if suit shall be filed for the forsclosure of |
| to pay such taxes, assessments and insurance premiums, and this mortgage, may have the abstract of title extended f | from the date of record of this mortgage to the |
| this mortgame may have the abstract of title extended not the answer of parties and the second party date of filing such forelosure suit, at the expense of the first party or parties and the second party may make any payments necessary to remove or extinguish any prior outstanding title, lien or incumbrance may make any payments necessary to remove or extinguish any prior outstanding title, lien of foresid, and | |
| may make any payments necessary to remove or extinguist | a shall be a lien on the premises aforesaid, and |
| on the premises hereby conveyed, and the amounts so part | with |
| | |
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| | |
| the judgement shall provide that the whole of said pren | mises be sold together and not in perisos in as god |
| Second : To keep all buildings, rences and repair and condition as the same are in at this date, and | nd abstain from the commission of waste on said pr |
| | |
| | es of insurance erected and to be erected upon the |
| the second and the second second company to the satisiaction of the legal houses | |
| holders of this mortgage to the mount of \$2000.00 Dollars, new and lighting, and to second | |
| | |
| | |
| | BAY SUCH DOLLCY OI INSUFANCE PHALL HAVE the set |
| the sellest and massive any and all monneys which mat a | t ant time become tavable, and receivable there of |
| the the same when measured to the payment of Ent | A note or notes, less the costs and capenses A4- |
| and apply the same with received, of the population with curred in collecting said insurance; or may elect to have the sforesaid mortgaged premises; . Said party of the | |
| the aforesaid morigaged premises; . Said party of the inote, may deliever said policy to said party of the firm | st part, and require the collection of the same, an |
| have and and of the proceeds of last shows mentioned | |
| Fourth: What if default comment in the m | erformance of any covenant or condition contained |
| to this most more on in the note or compone secured her | aby the whole sum of money hereby secured shall a |
| the option of the legal holder or holders hereby becom | never and payable at once, without notice, and share |
| famlt and no feilure on the part of the second party | to exercise any option to declare the maturity of |
| of the debt hereby secured shall be deemed a waiver of | right to exercise such option at any other 'time |
| an to most present or future default bereunder. | |
| 5 Fifth: To pay all taxes and assessmen | ts, general or special , excepting only the Federal |
| Income Tax, which may be assessed in the State of Kans | as upon the said land, premises or property, or |
| upon the interest of the party of the second part, ther resident of the State of Kansas upon this mortgage or t | he debt secured hereby; without regard to any law |
| resident of the state of Ashsas upon this moregage of t | he debt secured hereby; without regard to any it |

Fifth: To pay all targe and assessments, general or special , excepting only the Faceral Income Tax, which may be assessed in the State of Kansas upon the said land, premises or property, or upon the interest of the party of the second part, therein, and while this mortgare is held by a nonresident of the State of Kansas upon this mortgage or the debt secured hereby; without regard to any law heretofore enacted or hereafyer to be onacted, imposing payment of the while or any part thereof, upon the party of the second part and that upon violation of this undertaking or the passage by the State of Emass of a law imposing payment of the whole or any portion of any taxes agoresaid upon the party of the second part, or upon the rendering by any court of competent jurisdiction of a decision that the undertaking by the party of the first part, as herein provided, to pay any taxes or assessments is legally