Real Estate Mortgage Record

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Fee, \$	
그리 전문 이 경기를 가득하고 있는데 그리를 때 시간을 했다.	
THIS MORTGAGE, Made thisday of	
ofCounty, Oklahoma, mortgagor, part of the first	
INSURANCE COMPANY, a corporation of Cincinnati, Ohio, mortgagee, party of the second part: WITNESSETH, That the mortgager mortgage to the mortgagee the following described real estate, s	iltuate in
County, Oklahoma, te-wit:	
<u>lika kupa. Padi kumun senjuti yilagi uninggi uning lilah da Makeling dalah bersiligi sejak sabas s</u> Padi Makeling sejak bilan kalan sebagai sejak penggi penggi penggi uninggi tanggi sejak sejak sejak sejak seja	
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f the Indian Meridian, containing in allacres, more or less, according to Government hereon and appurtenances thereunto belonging and warrant the title to the same, as security for the payment to I	
ory notes, executed concurrently with this morigage by, p no party of the second part, or order, and bearing the same date as this mortgage, and described further as, follows	part of the first part, and payable to
ne certain promissory note for the sum of	DOLLARS
ne certain promissory note for the sum of	DOLLARS
ne certain promissory note for the sum of	DOLLARS
ne certain promissory note for the sum ofne certain promissory note for the sum of	DOLLARS
for the principal sum loaned) payable on date therein specified, (or in partial payments prior to maturity in a storest from date until paid at the rate therein specified; interest until maturity being evidenced by interest coupon until per annum after maturity, payable annually until paid.	ccordance with stipulation therein) with a notes of even date, which draw ten per
FIRST.—That part — of the first part de — hereby release, reliquish and waive all rights or claims of l	homestead exemption and do hereby
SECOND.—To pay all taxes, assessments and charges of every character which are now due, or which he state; to pay all taxes assessed against the said second party on the note or debt secured hereby before the same he had party receipts for the payment thoreof. If not paid, the holder of this mortgage may elect to pay such taxes,	ecome delinquent and deliver to the sed- liens or assessments and be entitled to
THIRD.—To keep all buildings, tences and other improvement on said real estate in as good repair and co	ingition as the same are in at this date
and shall permit no waste, and especially no cutting of timber, except for the making and repairing of fences on to firowood for the use of the granter's family. FOURTH.—To keep the buildings on said premises insured in some responsible joint stock company, approve insurable value thereof, with the second party's form of assignment attached, making said insurance payable it art, as its interest may appear and deliver the policy and renewal receipts therefor to the mortgages herein. In casured, the holder of this mortgage may effect such insurance and the amount so paid shall be collectible with the naturn per annum, and this mortgage shall stand as security therefor. FIFTH.—They truther agree, that if any of said notes shall not be paid or there is failure to pay any note tension of the time of payment of the debt herein secured, when the same shall be due, or to conform to or comperage may be foreclosed. SYSTHE—To waive, and they do hereby waive all benefits of stay, valuation or appraisement laws of the State.	yed by the party of the second part, for a case of loss to the party of the second ase of fallure to keep said buildings so
isured, the holder of this mortgage may effect such insurance and the amount so paid shall be collectible with the ntum per annum, and this mortgage shall stand as security therefor. FIFTH — They further agree, that if any of said notes shall not be paid or there is failure to pay any not	e notes herein, with interest at ten per es given as evidence of interest on any
tension of the time of payment of the debt herein secured, when the same shall be due, or to conform to or comp agreements, the whole sum of money herein secured shall thereupon become due and payable at the option of t ortgage may be foreclosed.	oly with any of the foregoing covenants the second party without notice and this
SIXTH—To waive, and they do hereby waive all benefits of stay, valuation or apraisement laws of the State SEVENTH.—The party of the first part hereby agrees to pay to the party of the second part all costs and high it may be put in protecting the fittle herein watranted, or in any suit through the mortages security and all my incur should it be necessary for it to appear in any of the Land Departments or Offices of the General Governi I such costs, expenses and attorney's fees to be secured hereby at ten per cent, per annum.	of Oklahoma. d expenses including attorney's fees to so all expenses which the second party
ay incur should it be necessary for it to appear in any of the Land Departments or Unices of the Gengral Governi I such costs, expenses and attorney's fees to be secured bereby at ten per cent, per annum. BIGHTH.—In case of foreclosure proceedings the party of the first part bereby agrees to pay to the party of	the second part the sum of
EIGHTH.—In case of forcelosure proceedings the party of the first part breby agrees to pay to the party of a thorney's fees for such suit payable upon filing of the prition, the same to be secured hereby with interest a The foregoing downants and conditions being kept and performed, this consequence to be void, and this mound part.—— of the first part, and release to be recorded at cost of said part.—— of the first part; otherwise to contain the first part of the first part.	it ten per cent, per annum, rigage to be released at the expense of entinue in force and effect.
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TATE OF OKLAHOMA	
y of 19 nersonally appeared	
idto me known to be the tithin and foregoing instrument and acknowledged to me thatoxecuted the same as	e identical person who executed the
e uses and purposes therein set forth.	가지 않는 것이 되었다. 그 사고 있는 것이 되었다. 그 그리고 있다. 그는 일이 나를 하고 있다고 있다는 것이 되었다.
y commission expires	Notary Public.