MORTGAGE RECORD

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The Indian Marketing constants had been accounted to the process of the constant of the process of the control of the process of the control of the process of the control of the process	the holina Markitana containing in all	ounty of	in the State of Oklahoma, with all the i arly bounded and described as follows, to-wit	improvements thereon and appurtenances thereto belonging, together w t:
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this interest threon from 10 , until paid at the rate of per cent. per annum, payable 10 not be first day of 10 no	this interest thereon from	ssigns therein, to said THE DEMING INVESTM y said party of the first part upon the following of The said party of the first part covenants at FIRST. That it is lawfully seized in fee of ear of all ineuthbrances; and that it will, and its aims and demands.	ENT COMPANY, and to its successors and a ovenants and conditions, to-wit: d agrees: the premises hereby conveyed; that it has go heirs, executors and administrators shall, for	ussigns, forever: Provided, Neventrieless, and these presents are my ood right to sell and convey the same as aforesaid; that the said premises over warrant and defend the title to the said premises against all law
nomally, on the first day of method and first party, wild coupons attached, of even date, berweith, method promoters are control promoters and the said first party, wild coupons attached, of even date, berweith, method promoters are control promoters and the said for a party wild coupons attached, of even date, between the said and said the said for party wild the said for the party wild th	in the first day of control from the first day of control from the first party, with exposes attached, of even the leveral to all exclusion as years thereof, when the same shall become due and per in, under the laws of the State of Oklahoms, including all tixes and auseanceris, of every third and character levied upon the interest, when the same shall become due and per in, under the laws of the State of Oklahoms, including all tixes and auseanceris, of every third and character levied upon the interest, when the same shall become the control of the contr		and the second s	DOLLAI
FOULTIL. That said first party will keep all buildings, forces, and other improvements outside real scatted in age good regardant conditions at the same are for its insurance companies approved by said second party, for not less than it three-year team, and at once officer all policies to add second party are collected and additional entire of the content of the c	FOULTILE. That said first party will keep all buildings, feeces, and other improvements on add read a good regard and conditions are the buildings upon and precises against a body from [highings and winds steam in the anomat of S instruction companies approved by wall accord party for root less than a three-year term, and at once deliver all policies to and second party are soll-teral and additions are companies approved by wall accord party for root less than a three-year term, and at once deliver all policies to and second party are soll-teral and additions are companies and the party of the party of the second party are soll and a soll term and the deliver. In the other delivers are considered second party and additions are and buildings, acting as agont for said first party that a deliver in the second party and agong as a today convolution and in the party of the party of the second party are agong as a today convolution and according to the party of the second party and agong as a today convolution and the party in the party of the second party and additions are all party of the party of the second party and additions are all party and a second party and additions are all party as a second party and additions and according to the party of the second party and additions and according to the second party and additions are all party as a second party and additions and according to the second party and additions and additions and according to the second party and according to the second party and according to the second party and accordin	ith interest thereon from anually, on the first day of	and and at a way data harawith	in each year, and in accordance with
harge and lien upon the said premises and pay all legal costs of such action. NINTH. "That upon the institution of proceedings to foreclose this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the coarts to take assession and control of the premises described herein, and to collect the rents and profits thereof, under the directions of the court, without the proof required by statute to sentent of the premises described herein, and to collect the rents and profits thereof, under the directions of the court, to the payment of any judgment rendered or amount found due upon the fore found of the court of the court of the payment of the control of the court of the payment of the payment of the court of the payment of the payment of the court of the payment of the paym	large and lieu upon the said premises and pay all legal costs of such action. NINTIL "The upon the insignation of proceedings to foreclose this mortgage, the plantiff therein shall be entitled to have a receiver appointed by statum. Succession and control of the premises described increin, and to collect the resist and profits thereof, under the directions of the court, without the proof requised by statum or amount a control of the premises described increin, and to collect the succession of the court, to the payment of any judgment rendered or amount found due upon the for some control of the property of the payment of any judgment rendered or amount found due upon the forest particles of the court, to the payment of any judgment rendered or amount found due upon the forest particles. The profit is the property of the forest particles and the property of the payment of any judgment rendered or amount found due upon the forest particles. The profit is the property of the payment of any judgment rendered or amount found due upon the forest particles. The profit is the property of the payment of any judgment rendered or amount found due upon the forest particles. The profit is the profit is payment of any judgment rendered or amount found due upon the forest particles. The profit is payment of any judgment rendered or amount found due upon the forest particles. The profit is payment of any judgment rendered or amount found due upon the forest particles. The profit is payment of the payment of any judgment rendered of full force and virtue. The forest payment of the payment of any judgment rendered of full force and payment of the first particles. The profit is payment of the first particles and payment of the profit payment of the first particles and payment of the first particles. The first particles are payment of the first particles and payment of the first particles a	rtam promissory noteof the said first party will pay all ble, under the laws of the State of Oklahoma, incl signs; and will pay all taxes levied upon said mor PROVIDED, HOWEVER, That the said m t thirty days after the same shall become due, to ay such taxes. FOURTH. That said first party will keep a	the coupons attended, in some discontinuous causes, charges or assessments lavied upon said ading all taxes and assessments, of every kin tagage, and the said first party shall not be en ortgagee or the legal holder of this mortgage, pay any taxes levied against said mortgaged Il buildings, fences, and other improvements on	d real estate or any part thereof, when the same shall become due and p d and character levied upon the interest therein of the mortgage or nitited to any offset against the stuns hereby secured for taxes so paid, in case the said party of the first part shall fail, for the term and per premises, the mortgagee, its successors or assigns may, at its or their opti said real estate mas good repair and condition as the same are in at this de-
large and lien upon the said premises and pay all legal costs of steen action. NINTIL "That upon the institution of proceedings to foreclose this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the court to take basesion and centred of the premises described herein, and to collect the reits and profits thereof, under the directions of the court, without the proof required by statute of the memory are collected by such receiver to be applied, under the directions of the court, to the payment of any judgment rendered or amount found due upon the fore care to the control of the premises of the court, the premises of the court, the premises of the court o	large and lieu upon the said premises and pay all legal costs of such action. NINTIL "The upon the insignation of proceedings to foreclose this mortgage, the plantiff therein shall be entitled to have a receiver appointed by statum. Succession and control of the premises described increin, and to collect the resist and profits thereof, under the directions of the court, without the proof requised by statum or amount a control of the premises described increin, and to collect the succession of the court, to the payment of any judgment rendered or amount found due upon the for some control of the property of the payment of any judgment rendered or amount found due upon the forest particles of the court, to the payment of any judgment rendered or amount found due upon the forest particles. The profit is the property of the forest particles and the property of the payment of any judgment rendered or amount found due upon the forest particles. The profit is the property of the payment of any judgment rendered or amount found due upon the forest particles. The profit is the property of the payment of any judgment rendered or amount found due upon the forest particles. The profit is the profit is payment of any judgment rendered or amount found due upon the forest particles. The profit is payment of any judgment rendered or amount found due upon the forest particles. The profit is payment of any judgment rendered or amount found due upon the forest particles. The profit is payment of the payment of any judgment rendered of full force and virtue. The forest payment of the payment of any judgment rendered of full force and payment of the first particles. The profit is payment of the first particles and payment of the profit payment of the first particles and payment of the first particles. The first particles are payment of the first particles and payment of the first particles a	FIFTH. That said first party will ut once insurance companies approved by said second predictly for the payment of said debt, interest, and said second party or assigns, and will so maintaine sure said buildings, acting as agont for said first collateral security to the party of the second part party of the second party or assigns to the egut of said first party, to any subsequent purcherly specifically given, full power to settle and servery specifically given, full power to settle and specific party. That the said first party will inn paid for taxes and assessments against said real said premises and expenses of perfecting and detuns of money may have been so advanced and a lawn or all sums expended for deligontent taxes.	insure the buildings upon sand premises again try, for not less than a three-year term, and all sums secured hereby, each policy having in such insurance until said debt it paid, am party in every particular; that every insurance tor assigns, as above provided; and, whether tent of their interest as mortgages in said practicallect, the same, and to apply the amount so nediately repay to the second party, its succe estate, or upon said mortgage and for insufending title to said lands, with interest there paid, until the same are repaid, except that and all of which said sum or sums of mone	ist loss by fire, ignoring and what soom in the amount of so, at once deliver all policies to said second party as collateral and addition a subrogation mortgage clause attached thereto with loss, if any, pays if default is made therein, then said second party may so insure and policy on said premises issued before said debt is paid shall be assigned to the same have been netually assigned or not, they shall, in case of the emises; and that said second party or assigns may assign said policies, of loss under such policy or policies, the second party shall have, an collected toward the payment of the indebtedness hereby secured, essays or assigns, all and every such sum and sums of money as it may here are not on account of liens, claims, adverse titles and incumbran gon at the rate of ten (10) per cent, per annum from the time said sum first party agrees to pay the ponalties and the legal rate of interest specific y, and the interest of accord thereon, shall be a charge upon said premi
targe and lien upon the said premises and pay all legal costs of steich action. NINTH. That upon the institution of proceedings to foreclose this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the court to take assession and control of the premises described herein, and to collect the terits and profits thereof, under the directions of the court, without the proof required by statute as memoria to collect the view of the proceedings to the properties of the court, to the payment of any judgment rendered or amount found due upon the fore control of the premises and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. TENTIL in construing this mortgage the words "first party" wherever used shall be held to mean the persons maned in the premise as the first party. The foregoing covenants and conditions being kept and performed, this conveyance shall be need to mean the persons maned in the premise of the first party. The foregoing covenants are considered to the first party in the forestore of mortgage in the control of the first party. The statute of the first party in the present payment of the first party in any found severally. It is expressly stipulated that, upon idealth herein, suit to foreclose this mortgage may be brought in any County where the real estate mortgage is situated, regard so of the first party in the first	large and lieu upon the said premises and pay all legal costs of such action. NINTIL "The upon the insignation of proceedings to foreclose this mortgage, the plantiff therein shall be entitled to have a receiver appointed by statum. Succession and control of the premises described increin, and to collect the resist and profits thereof, under the directions of the court, without the proof requised by statum or amount a control of the premises described increin, and to collect the succession of the court, to the payment of any judgment rendered or amount found due upon the for some control of the property of the payment of any judgment rendered or amount found due upon the forest particles of the court, to the payment of any judgment rendered or amount found due upon the forest particles. The profit is the property of the forest particles and the property of the payment of any judgment rendered or amount found due upon the forest particles. The profit is the property of the payment of any judgment rendered or amount found due upon the forest particles. The profit is the property of the payment of any judgment rendered or amount found due upon the forest particles. The profit is the profit is payment of any judgment rendered or amount found due upon the forest particles. The profit is payment of any judgment rendered or amount found due upon the forest particles. The profit is payment of any judgment rendered or amount found due upon the forest particles. The profit is payment of the payment of any judgment rendered of full force and virtue. The forest payment of the payment of any judgment rendered of full force and payment of the first particles. The profit is payment of the first particles and payment of the profit payment of the first particles and payment of the first particles. The first particles are payment of the first particles and payment of the first particles a	ad shall be secured by this mortgage. SEVENTH. That if the makers of said not maint or permit waste upon said premises, or farcin scoured may, at the option of the holder of is mortgage may thereupon be foreclosed for the recof shall, upon the filing of a petition for the frome take possession, and receive and collect relutation or appraisement and exemption laws of twe of the State of Oklahoma at the date of their EHGHTH. That in case of a foreclosure of	e or notes, shall fail to pay any of said mone il to conform to or comply with any one or the note hereby secured, and at its, his or her whole of said money, interest and costs, tog neclosure of this mortgage, be forthwith enti- vits, issues and profils thereof. For value we had State of Oklahoma; and this mortgage an execution, this mortgage, and as often as any proceeding	y, ofther principal or interest, when due, or in case the said first party signore of the covenants contained in this mortgage, the whole sum of mor option only, and without notice, be declared due and payable at once, rether with the statutory damages in case of protest; and the legal holded to the immediate possession of the above-described premises, and needed, the party of the first part hereby waives all benefits of the standard and adjudged according to gas shall be taken to forcelose same, the first party will pay to the said plant gas shall be taken to forcelose same, the first party will pay to the said plant.
The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. TENTH in construing this mortgage the words "first party" wherever used shall be held to men the pressons named in the preamble as parties of the first party and severally. It is expressly visionitated that, upon default herein, and all objections to venue of such suit are hereby expressly waived. The vision of the party agrees to pay the feets for recording the release of this mortgage. In withest will extend and Delivered in the Presence of this mortgage. Signed and Delivered in the Presence of Seal. Signed and Delivered in the Presence of Seal. Signed and Delivered in the Presence of Seal. Scale Seal. Seal Seal.	The foregoing covenants and conditions being kept and performed, this conveyance shall be void; off-write of full force and virtue. TENTIL in construing this mortgage the words "first party" wherever used shall be held to mean the persons amed in the preamble as parties of the first party. The temperature of the persons amed in the preamble as parties of the first party. The presentation of the first party wherever used shall be held to mean the persons amed in the preamble as parties of the first party. The presence of mortgagers, or either of them, and all objections to venue of such suit are hereby expressly waived. Tirst party agrees to pay the fees for recording the release of this mortgage. IN WITNESS WHEREOF, The said part	reasonable attorney's fee of 8 arge and lien upon the said premises and pay all NINTH. That upon the institution of pro- ossession and control of the premises described be	therefor; fee to be due and payable legal costs of such action. seedings to foreclose this mortgage, the plaint rein, and to collect the rents and profits there they are the directions of the court, to the	ole upon the filing of petition for foreclosure, and the same shall be a tur- liff therein shall be entitled to have a receiver appointed by the court to the sof, under the directions of the court, without the proof required by state to payment of any indement rendered or amount found due upon the fr
State of Chiahoma. Before me, a Notary Public, in and for said County and State, on this but the dientical person, who executed the within and foregoing instrument, and acknowledged to me that commission expires. County, 55. County, 56. County, 56. County, 56. County, 56. County, 56. County and State, on this day of 10. corsonally appeared o me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed the sam County, 56. County	Stoned and Delivered in the Presence of (Sea (Sea (Sea (Sea (Sea (Sea (Sea (Sea	The foregoing covenants and conditions bei TENTH. In construing this mortgage the	ing kept and performed, this conveyance sha words "first party" wherever used shall be b	all be void; otherwise of full force and virtue. The mean the persons named in the preamble as parties of the first pa
State of Chiahoma. County, 55. Before me, a Notary Public, in and for said County and State, on this day of 19 and on me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed the same Witness my hand and official seal the day and year last above written. State of Chiahoma. County, 55. Before me, a Notary Public, in and for said County and State, on this day of 19 personally appeared and official person, who executed the within and foregoing instrument, and acknowledged to me that executed the same Witness my hand and official person, who executed the within and for said County and State, on this day of 19 personally appeared and official person, who executed the within and foregoing instrument, and acknowledged to me that executed the same one known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed the same increased voluntary are and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. Notary Public.	State of Chiahoma. Before me, a Notary Public, in and for said County and State, on this day of 19 me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same Witness my hand and official seal the day and year last above written. Young the Chiahoma State, on this day of 10 me known to be the identical person who executed the same or casonally appeared and purposes therein set forth. Witness my hand and official seal the day and year last above written. **County, BB.** Before me, crosonally appeared and official seal the day and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. Young smy hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Young smy hand and official seal the day and year last above written. Notary Public. **Shate of Chilahoma, Cannuty of Culsa, BB.** Filed for record this			
Before me,	Before me,	Signed and Delivered in the Pre	SENCE OF	(Se
Before me, a Notary Public, in and for said County and State, on this tay of and same secondly appeared and some known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed the same free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. It commission expires	Before me, a Notary Public, in and for said County and State, on this day of and second the within and foregoing instrument, and acknowledged to me that executed the san free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. If commission expires			(Se (Se
ersonally appeared	ersonally appeared	State of Oklahowa,		
State of Chilahoma. Before me, a Notary Public, in and for said County and State, on this day of 19 crsonally appeared and one known to be the identical person, who executed the within and foregoing instrument, and seknowledged to me that executed the same free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. It commission expires. Notary Public.	State of Chiahoma, County as Selected the within and foregoing instrument, and acknowledged to me that executed the san free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. Notary Public. State of Chiahoma. County of Culsa, ss. A. D. 191 at. o'clock	rsonally appeared	and cuted the within and foregoing instrument, a t and deed for the uses and purposes therein and year last above written.	l and acknowledged to me that executed the sa set forth.
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ly commission expires	ly commission expires	orsonally appeared o me known to be the identical personwho exe	and cuted the within and foregoing instrument, retained deed for the uses and purposes therein and purposes therein and purposes therein and purposes therein	and acknowledged to me thatexecuted the se set forth.
State of Oklahoma, County of Culso, ss.	Itate of Oklahoma. County of Culsa, ss. Filed for record this	ly commission expires		Notary Public
	Filed for record this day of A. D. 191 At. O'clock	State of Oklahoma, County of Tulsa, ss.		