## MORTGAGE RECORD

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SECOND. That said first party will pay to said second party or order	d the Indian Meridian, containing in all— TO HAVE AND TO HOLD the prer ussigns therein, to said THE DEMING INV ys said party of the first part upon the folk The said party of the first part coven FIRST. That it is lawfully seized in long of all incumbersness; and that it will, a	nises above described, together with all right PESTMENT COMPANY, and to its successor wing covenants and conditions, to-with ants and agrees! The of the premises hereby conveyed; that it mud its heirs, executors and administrators is	than good right to sell and convey the same as all life year flow it is a self-when the same as a self-when the same as all forever warrant and defend the title to the same as all forever warrant and defend the title to the same as all forever warrant and defend the same as all fore	and within the did to the same of the said party of the first part or sless, and these presents are made aforesaid; that the said premises are the said premises against all lawful
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FOURTIL. That sold first party will keep all hulldings, fences, and other improvements on said read science in ago drought and conditions as the same are that this day.  FIFTIL That sold first party will at once insures the buildings upon and precisions agains loss by fire, lighthroin; and wind storm in the amount of S.  Insurrance companies approved by said second party, for use less than a tirrecycan term, and at once driver all policies to said second party as collateral and addition are controlled to the said party of the party of the second party as collateral and addition of the collateral security to the party of the second party as engages, as shown provided; and, whigher the same have been actually assigned or not, they said, it is not collateral security to the party of the second party as engages, as shown provided; and, whigher the same have been actually assigned or not, they said, it is not collateral security to the party of the second party and second party and the said of the said and the said party, to any subsequent purchaser of said premises and this, in the event of loss under stud party and party and the said of the said and second party said party, to any subsequent purchaser of said premises and this, in the event of loss under stud party and party and the said second party said and second party said and second party said and second party said as a said second party said second party said second party said party said as a said party said second party said party said second party said second party said second party said said said said party said second	nnually, on the first day of ertain promissory note of the said first p	arty, with coupons attached, of even date he	in each year, and in accord	dance with
FIFET. That said first nardy will at ones haurer the buildings upon and pressions against loss by fire, lightning, and wild storm in the anomator of Students and proved they made second party, for noted test into a Here-year term, and a to sone deliver and policies to said apprix as collateral and addition curity for the payment of said debt, interest, and all sums secured hereby, each policy lavving a subregulous mertages of said child, interest, and all sums secured hereby, each policy lavving a subregulous mertages attached thereby the control of the payment of said debt, and all said said said said said said said said	ney detail material			2002-1-12-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
SEVEN'11. That if the maker of said note or notes, shall fail to pay any of said money, either principal for interest, when this, of in case the shall hard party shanning to permit waste upon shall premises, or fail to conform to or comply with any once or note of the coverage of the control of the coverage of t	FIFTH. That said first party will a insurance companies approved by said se	t once insure the buildings upon said premis- cond party, for not less than a three-year ter-	es against loss by fire, lightning and wind storn	n in the amount of S
SEVEN'11. That if the maker of said note or notes, shall fail to pay any of said money, either principal for interest, when this, of in case the shall hard party shanning to permit waste upon shall premises, or fail to conform to or comply with any once or note of the coverage of the control of the coverage of t	scartly for the physical of said web, incre o said second party or assigns, and will so isure said buildings, acting as agent for sai a collateral security to the party of the second	maintain such insurance until said debt is pa d first party in every particular; that every in and part or assigns, as above provided; and,	aid, and if default is made therein, then said a astrance policy on said premises issued before whether the same have been actually assigned	second party may so insure and re- said debt is paid shall be assigned for not, they shall, in case of loss,
SEVEN'11. That if the maker of said note or notes, shall fail to pay any of said money, either principal for interest, when this, of in case the shall hard party shanning to permit waste upon shall premises, or fail to conform to or comply with any once or note of the coverage of the control of the coverage of t	e payable to said second party or assigns to gent of said first party, to any subsequent tereby specifically given, full power to settl	the extent of their interest as mortgagee in purchaser of said premises; and that, in the e and collect the same, and to apply the ame	said premises; and that said second party or e event of loss under such policy or policies, ount so collected toward the payment of the	assigns may assign said policies, as the second party shall have, and is indebtedness hereby secured.
SEVEN'11. That if the maker of said note or notes, shall fail to pay any of said money, either principal for interest, when this, of in case the shall hard party shanning to permit waste upon shall premises, or fail to conform to or comply with any once or note of the coverage of the control of the coverage of t	SEXTH. That the said first party we paid for taxes and assessments against as and premises and expenses of perfecting mas of money may have been so advance	ill immediately repay to the second party, is uid real esiste, or upon said mortgage and is and defending fille to said lands, with intered a and paid, until the same are repaid, exce	ts successors or assigns, all and every such surr or insurance and on account of liens, claims at thereon at the rate of ten (10) per cent-pe pt that first party agrees to pay the penalties a	and sums of money as it may have i, adverse titles and incumbrances ir annum from the time said sum or and the legal rate of interest specified
EIGHTH. That in case of a forcelesure of this mortgage, and as often as any proceedings shall be taken to foreclose same, the first party will pay to the said plantic measonable automy's fee of S.  The foreclosure of the promises and pay all legal costs of such action. The property of the promises and pay all legal costs of such action. The property of the promises alessaribed herein, and to collect the rents and profits thereon, under the directions of the court, without the proof required by statut amount so collected by such seeders to be applied, under the directions of the court, to take a profits thereon, under the directions of the court, to take a profit should be notified to there are receiver appointed by statut amount so collected by such seeders to be applied, under the directions of the court, to the payment of any judgment rendered or amount found due upon the formation of this mortgage and performed, this conveyance shall be void; otherwise of full force and virtue.  The foregoing covenants and conditions being kept and performed, this conveyance shall be held to mean an amount of the promise as parties of the first party. The profits there's profit is the party and performed, this conveyance shall be red; and the profit of the profit party in the party in	y law on all sums expended for delinquent and shall be secured by this mortgage. SEVENTH. That if the makers of s	taxes, and all of which said sum or sums of aid note or notes, shall full to pay any of said or fail to confuse to a comply with any	f money, and the interest to accrue thereon, sl d money, either principal or interest, when due	nall be a charge upon said premises, , or in case the said first party shall morrouse the whole sum of money
EIGHTH. That in case of a forcelesure of this mortgage, and as often as any proceedings shall be taken to foreclose same, the first party will pay to the said plantic measonable automy's fee of S.  The foreclosure of the promises and pay all legal costs of such action. The property of the promises and pay all legal costs of such action. The property of the promises alessaribed herein, and to collect the rents and profits thereon, under the directions of the court, without the proof required by statut amount so collected by such seeders to be applied, under the directions of the court, to take a profits thereon, under the directions of the court, to take a profit should be notified to there are receiver appointed by statut amount so collected by such seeders to be applied, under the directions of the court, to the payment of any judgment rendered or amount found due upon the formation of this mortgage and performed, this conveyance shall be void; otherwise of full force and virtue.  The foregoing covenants and conditions being kept and performed, this conveyance shall be held to mean an amount of the promise as parties of the first party. The profits there's profit is the party and performed, this conveyance shall be red; and the profit of the profit party in the party in	therein scenred may, at the option of the hol- his mortgage may thereupon be forcelosed ereof shall, upon the filing of a petition for the control of the possession, and receive and con-	der of the note hereby secured, and at its, his for the whole of said money, interest and control for the foreclosure of this mortgage, be for their little trents, issues and wrotts thereof. For a little trents, issues and wrotts thereof. For a little trents.	s or her option only, and without notice, be de- sts, together with the statutory damages in a- th entitled to the immediate possession of the value received, the party of the first bart her	clared due and payable at once, and use of protest; and the legal holder above-described premises, and may eby waives all benefits of the stay.
TENTIL. In construing this mortgage the words "first party" wherever used shall be held to mean the persons named in the preamble as parties of the first partially and severally.  It is expressly stipulated that, upon default herein, suit to foreclose this mortgage may be brought in any County where the real estate mortgaged is situated, regards of residence of mortgagers, or either of them, and all objections to evene of such suits are hereby expressly waived.  First party agrees to pay the fees for recording the release of this mortgage.  IN WITNESS WHEREORY, The said part—of the first part ha—hereunto set.  Signed and Delayered in the Presence of Sea.  (Sea.  (Sea.  (Sea.)	aluation or appraisement and exemption la nws of the State of Oklahoma at the date of EIGHTH. That in case of a forcelos	ws of the State of Oklahoma; and this morte of their execution. ure of this mortgage, and as often as any pro	guge and notes secured hereby shall be constructed ings shall be taken to foreclose sume, the fir	ued and adjudged according to the st party will pay to the said plaintiff
TENTIL. In construing this mortgage the words "first party" wherever used shall be held to mean the persons named in the preamble as parties of the first partially and severally.  It is expressly stipulated that, upon default herein, suit to foreclose this mortgage may be brought in any County where the real estate mortgaged is situated, regards of residence of mortgagers, or either of them, and all objections to evene of such suits are hereby expressly waived.  First party agrees to pay the fees for recording the release of this mortgage.  IN WITNESS WHEREORY, The said part—of the first part ha—hereunto set.  Signed and Delayered in the Presence of Sea.  (Sea.  (Sea.  (Sea.)	reasonable attorney's fee of Sharge and lien upon the said premises and NINTH. That upon the institution ossession and control of the premises descri	therefor; fee to be due and pay all legal costs of such action.  of proceedings to foreclose this mortgage, the bed herein, and to collect the rents and profit	d payable upon the filing of petition for forcolor e plaintiff therein shall be entitled to lave a rec is thereof, under the directions of the court, wit	sure, and the same shall be a further eiver appointed by the court to take hout the proof required by statute;
lt is expresslystipulated that, upon default herein, stilt to foreclose this mortgage may be brought in any County where the real estate mortgage its situated, regarks of residence of intentages, or elither of them, and all objections to venue of such said see hereby expressly waived.  First party agrees to pay the fees for recording the release of this mortgage.  IN WITNESS WIEREBEOF, The said partof the first part hahereunto set	ne amount so collected by such receiver to losure of this mortgage.  The foregoing covenants and condition of the condition of the constraint of the constra	se applied, under the directions of the court, ons being kept and performed, this conveya se the words "first party" wherever used shy	, to the payment of any judgment rendered or nee shall be void; otherwise of full force and v all be held to mean the persons named in the p	r amount found due upon the fore- irtue. oreamble as parties of the first part,
Signed and Delivered in the Presence of (Sea (Sea (Sea (Sea (Sea (Sea (Sea (Sea	ointly and severally. It is expressly stipulated that, upon dess of residence of mortgagors, or either of First party agrees to pay the fees for	efault herein, suit to foreclose this mortgage them, and all objections to venue of such su recording the release of this mortgage.	may be brought in any County where the real cuit are hereby expressly waived.	estate mortgaged is situated, regard-
tate of Oklahama, County, BB.  Before me, a Notary Public, in and for said County and State, on this day of presently appeared and purposes therein set forth.  Witness my hand and official seal the day and year last above written.  Ye commission expires Notary Public, in and for said County and State, on this day of presently appeared and not presently 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 deed for the uses and purposes therein set forth.  Witness my hand and official seal the day and year last above written.  Witness my hand and official seal the day and year last above written.  Notary Public.  Notary Public.  Notary Public.  Notary Public.  Notary Public.	IN WITNESS WILEREOF, The said Signed and Delayered in tr	ия Раквенск от	mann, men english dia pelalah pelalah pelalah pelalah pelalah. Seja <del>rah dia pelalah sejarah pelalah sebagai pelalah sebagai pelalah sebagai pelalah pelalah pelalah pelalah se</del>	(Seal)
me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed the sau Witness my hand and official seal the day and year last above written.  y commission expires.  Notary Public, in and for said County and State, on this day of a Notary Public, in and foregoing instrument, and acknowledged to me that executed the sau witness my hand and official seal the day and year last above written.  **County, 65.**  Before me, a Notary Public, in and for said County and State, on this day of 19  **The presonally appeared not be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed the sau witness my hand and official seal the day and year last above written.  **Witness my hand and official seal the day and year last above written.  **Notary Public.**  Notary Public.**  Notar				(Seal) (Seal)
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Before me,	or me known to be the identical person and solunt  iree and volunt  Witness my hand and official scal the  ty commission expires	he executed the within and foregoing instru ary act and deed for the uses and purposes to day and year last above written.	nent, and acknowledged to mn that	executed the same
me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that	State of Oklahoma,	County, ss.	이번 하다는 것이 나를 받아 나는 그네.	
me known to be the identical person, who executed 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.  y commission expires	ersoually appeared		nnd	
tiate of Oklahoma, County of Tulsa, ss.  Wiled for record this day of A. T. 191 at O'clock &	a ma known to be the identical norsen w	he executed the within and foregoing instru	mont and acknowledged to me that	executed the same
Filed for record this day of A. D. 191 at at at a color of clock	State of Oklahoma, County of Tuls	u, 88		
그래서 그 사이 그래에 대한 점점 회장 그리면 생활을 가고 있었다. 그는 그래도 가장 점점이 바꾸어 그 모양이 가장 되고 있다. 그리는 이 사이를 하는 사이를 하는 사이를 하는 것이 되었다.	Filed for record this,	day of	A. D. 191,	oʻglock M.