MORTGAGE RECORD

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PROBIL DOOK CO., LEAVENDORTH, BAN. NO. 20

of	County, and State of Oklah	oma, part of the first part, in consi	deration of the sum of	
in hand paid, by TII edged, have mortgaged and hereby mortgage County of rents, issues and profits thereof, and more par	in the State of Oklal rticularly bounded and describe	noma, with all the improvements there of as follows, to-wit:	on and appurtenances thereto bel	longing, togo
of the Indian Meridian, containing in all TO ILAYE AND TO HOLD the premi assigns therein, to said THE DEMING INVE by said party of the first part upon the follow The said party of the first part upon the follow THE ST. That it is lawfully seized in I clear of all incumbrances; and that it will, and	acres, ises above described, together v STMBNT COMPANY, and to ing covenants and conditions, ints and agrees; ee of the premises hereby conv	more or less, according to the governm with all rights and claims of Horrszes, its successors and assigns, forever: P to-wit: eyed; that it has good right to sell and	ient survey thereof, and warrant D AND EXEMITION of the said par ROVIDED, NEVERTHELESS, and the convey the same as aforesaid; that	the title to t rty of the fir esc presents t the said pro
SECOND. That said first party will p	ony to said second party or ord	Cr		
with interest thereon from annually, on the first day of	and	, until paid at the rate of	year, and in accordance with	payable
with interest thereof from annually, on the first day of certain promissory note. of the said first par THIRD. That said first party will pay able, under the laws of the State of Oklaloma assigns: and will pay all taxes levied upon said PROVIDED, HOWEVER, That the sa of thirty days after the same shall become du pay such taxes. FOURTH. That said first party will k	111 1714 1 1 1 1			÷.
FOURTH. That said first party will k FIFTH. That said first party will to in insurance companies approved by said seco- security for the payment of said debt, interest to said second party or assigns, and will so on insure said buildings, acting as agent for said as collateral security to the party of the second party of said first party, to any subsequent p hereby specifically given, full power to settle SLXTH. That the said first party will so paid for taxes and expenses of perfecting an stins of money may have been so advanced by law on all sums expended for delinquent t and shill be secured by this morigage. SEVENTH. That if the markers of said	once insure the buildings upon and party, for not less than a t t, and all sums secured hereby, aintain such insurance util as first party in every particular; d part or assigns, as above prov	sald premises against loss by fire, light tree-year term, and at once deliver all each policy having a subrogution mor id debt is psid, and if default is made that every insurance policy on said pri fields; and, whether the same have be	aing and wind storm in the amour olicies to said second party as co- gage clause attached thereto with therein, then said second party mises issued before said debt is p an actually assigned or not, they	it of § llateral and it h loss, if any may so insui païd shall be shall, in ca
be previous of the second party of assigns of a agent of said first party, to any subsequent p hereby specifically given, full power to settle SIXTII. That the said first party will so paid for taxes and assessments against said on said premises and expenses of perfecting at stims of money may have been so advanced by law on all sums expended for delinotient to	but extent of said premises; and and collect the same, and to ar i immediately repay to the sec d real estate, or upon said mor and defending title to said lands and paid, until the same are - axes, and all of which said sum	to that, in the event of loss under such out party, its successors or assigns, all tgage and for insurance and on acco with interest therean at the rate of to repaid, except that first party agrees to nor sums of money. and the interest is	policy or policies, the second part policy or policies, the second part and every such sum and sums of r and of lines, claims, adverse tith an (10) per cent. per annum from pay the penalties and the legal ra o accrue thereon, shall be a charz	rty shall hav nereby secur- money as it i es and incu- the time sa- ite of interes- te upon said
and shall be secured by this mortgage. SBVENTIL. That if the makers of sale commto or permit waste upon said prenises, a herein secured may at the option of the holde this mortgage may thereupon be forcelose. Jer hereof shall, upon the filing of a petition for at once take possession, and receive and colle valuation or appraisement and exemption law laws of the State of Okahoma at the date of EIGHTH. That in case of a forcelosur	d nove or notes, shall fail to pa or full to conform to or compli- er of the note hereby secured, a t the whole of said money, inte the foreclosure of this mortgage cet rents, issues and profits the	y any of said money, either principal o y with any one or more of the covenar ad at its, his or her option only, and w rest and costs, together with the stat- t, be forthwith entitled to the immedia read. For value regoined, the party o	r interest, when due, or in case the secontained in this mortgray, the ithout notice, be declared due and tory damages in case of protest to possession of the above-describ to postession of the above-describ of the first part hereby waives all	e said first p 2 whole sum 1 payable at 2 and the leg ed premises, 1 benefits of
villuation or appraisement and exemption law laws of the State of Oklahona at like date of EIGHTH. That in case of a forcelosur a reasonable attorney's fee of \$	s of the State of Oklahoma; an their execution. e of this mortgage, and as ofte the of this mortgage, and as ofte the state of the state of the state ay all legal costs of such action i proceedings to forcelose this ra- there in and to collect the ra-	a this mortgage and notes seeured her n as any proceedings shall be taken to fi o be due and payable upon the filing of nortgage, the plaintiff therein shall be the and profis thereof under the dise	eoy shall be construct and adjuct reclose same, the first party will p petition for foreclosure, and the s ntitled to have a receiver appointe one of the court without the period	ay to the sai amo shall be a by the cou
The foregoing covenants and condition TENTH. In construing this mortgage	s being kept and performed, t	his conveyance shall be void; otherwis yer used shall be held to mean the per	a of full force and virtue. sons named in the preamble as pa	arties of the
jointly and severally. It is expresslystipulated that, upon def. less of residence of mortgagors, or either of th First party agrees to pay the fees for r IN WITNESS WHEREOF, The said p	ault herein, suil to foreclose th sem, and all objections to venu ecording the release of this mo- artof the first part ha	is mortgage may be brought in any Con the of such suit are hereby expressly want tigage. hereunto set	nty where the real estate mortgag vect 1 the day and year first above t	ed is situated
SIGNED AND DELIVERED IN THE	Presence of			······································
State of Oklahoma,	County, a	₿.		
personally appeared to me known to be the identical personwho asfree and voluntar Witness my hand and official seal the d My commission expires	영상 영상 이 경험을 위해 가슴을	hua		
State of Oklahoma,	County, s	B.		
Before me, personally appeared to me known to be the identical personwho	a Notary Public, executed the within and foreg	in and for said County and State, on and going instrument, and acknowledged to		
asfree and voluntar Witness my hand and official seal the d My commission expires	ey act and deed for the uses and	d purposes therein set forth.		
				Notary
State of Ohlahoma, County of Tulsa,	50.			a da ser en esta da ser es

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