## MORTGAGE RECORD

Couply, not Sixtle of Oklahoma, part	OKLAHOMA FARM MORTGAGE  Know All Men by These Presents, That on this		
And the Service of Chairbourn, with an electricity bunned and beerfilled as follows, bowlets with a final professor of the company of the com	Coun	nly, and State of Oklahoma, part of the first part, in consideration of	the sum of
Che hables Myrithm centricing in all.  After No. 1012 ACR STON 1012 has promises above degratical, peoples with all rights and chims a lifetorerane and harpony with an extra companion of the co	ounty of	in the State of Oklahoma, with all the improvements thereon and apply bounded and described as follows, to-wit:	ourtenances thereto belonging, together with
the ballow Mysilla, estatistics in al.  1. ACPS, AND YOUR COLD the precision above discribed, goodley with all rigids and distance of the properties of the state of the properties of the			
Tills interests thereom from.  19. untill print in the rate of . per numb. p	the Indian Meridian, containing in all	acres, more or less, according to the government survey ove described, together with all rights and claims of Homestrad and Exk NT COMPANY, and to its successors and assigns, forever: Provided, Notamits and conditions, to-wit: agrees: la grees: the premises hereby conveyed; that it has good right to sell and convey the cirs, executors and administrators shall, forever warrant and defend the	thereof, and warrant the title to the same auriton of the said party of the first part of Evertriceless, and these presents are mad same as aforesaid; that the said premises ar title to the said premises against all lawfu
minally, on the fine Adv of			DOLLARS
TOTAL That said first party will keep all buildings, fences, and other improvements on said reaches against less by first, lightings and wind storm in the amount of 5 in insurance companies approved by each deepend party, for not less than a three-year term, and at once driver all policies to add second party as a supplication of the control of 3 in insurance companies approved by each deepend party, for not less than a three-year term, and at once driver all policies to add second party and a supply party and the control of 3 in a party of the control of	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	To a star with the fitting of the mate of	man and man annual paresbla
FIFTI. That said forts party will at one insure the buildings upon said premises against loss by first, lightings and wind storm in the mount of S. in insurance componies approved by each adeapty, for not less than a three-year term, and a core device all policies to second party as called the proposed as a companies of the payment of a said debt, interest, and all some secured loverly, each policy having an abstragation mortgage, shares active the payment of the party of the second party in the party of the second party in every particular, that every insurance policy on and premises tended passible said party of a second party in every particular, that every insurance policy on and premises and premises and party to said the said shall be assigned to and first party, to any substitute of said first high said the assignment of the payment of the pa			
harge and lien upon the said premises and pay all legal costs of such action.  NINTH. That upon the institution of proceedings to forecise this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the court to tall second or the other process of the court, or the directions of the court, without the proof required by statute amounts considered by sack receiver to be applied, under the directions of the court, to the payment of any judgment reactived or amount found due upon the forecast the constitution of the court, or the process of the court, to the payment of the present the directions of the court, to the payment of the present reactived or amount found due upon the forecast the court of the present sealed to the present seale	FIFTH. That said first party will at once in insurance companies approved by said second particularly for the payment of said debt, interest, and a said second party or assigns, and will so maintain sure said buildings, acting as agent for said first part collateral security to the party of the second part payable to said second party or assigns to the extension of said first party, to any subsequent purchaserby specifically given, full power to settle and collection of the said second party or said security and party will immer paid for taxes and assessments against said real enside premises and expenses of perfecting and defense of more many function of the party of the said secured by the been so advanced and pay law on all sums expended for delinquent taxes, and shall be secured by this mortgage.  SEVENTH. That if the makers of said note.	isure the buildings upon said premises against loss by fire, lightning and we tay, for not less than a three-year term, and at once deliver all policies to a til sums secured hereby, each policy having a subrogation mortgage claus a such insurance until said debt is paid, and if default is made therein, the arty in every particular; that every insurance policy on said premises issue or assigns, as above provided; and, whether the same have been actually out of their interest as mortgage in said premises; and that said second her of said premises; and that, in the event of loss under such policy or like the same, and to apply the amount so collected toward the paymen diately repay to the second party, its successors or assigns, all and every state, or upon said mortgage and for insurance and on account of lien anding title to said lands, with interest thereon at the rate of ten (10) per and, until the same are repaid, except that first party agrees to pay the pend all of which said sum or sums of money, and the interest to accrue the except that first party agrees to pay the pend all of which said sum or sums of money, either principal or interest, to except the thore of the cryanants content in the extent of the repaid of the except that first party agrees to pay the pend all of which said sum or sums of money, either principal or interest, to extent the results of the extent of the cryanants content in the cryanants content in the content of the cryanants content in the case of the cryanants content in	ind storm in the amount of S. and second party as collateral and addition e attached thereto with loss, if any, payab en said second party may so insure and red before said debt is paid shall be assigned or not, they shall, in case of los party or assigns may assign said policies, to of the indebtedness hereby secured, but the second party shall have, and to the indebtedness hereby secured, such sum and sums of money as it may have seen the said and sumbrane cent, per annum from the time said sum candities and the legal rate of interest specificacroen, shall be a charge upon said premise when due, or in case the said first party such in this professor.
arge and lien upon the said premises and pay all legal costs of such action.  NINTH, That upon the institution of proceedings to forecless this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the court to ta psession and control of the premises discribed herein, and to collect the rents and profits thereof, under the directions of the court, without the proof required by statute amount so collected by such receiver to be applied, under the directions of the court, to the payment readverd or amount found due upon the foreign and control of the proceeding to the proceeding to the process of the court, to the payment and profits the court of the court, to the payment of the process of the court of the first pair of the process of the court of the payment of the first pair 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, regars so it residence of mortgagers, or eliter of them, and all objections to venue of such suit are hereby expressly waived.  First party agrees to my the feet for recording the releases of this mortgage.  IN WITNESS WHEREOF, The paid part	rein secured may, at the option of the liother of the is mortgage may thereupon be foreclosed for the wroot shall, upon the filling of a potition for the forecome take possession, and receive and collect rendulation or appraisement and exemption laws of the state of Oklahoma at the date of their exemption. That in case of a foreclosure of the	se note hereby secured, and at its, his or her option only, and without noti- thole of said monoy, interest and costs, together with the statutory dam- eleosure of this mortgage, be forthwith entitled to the immediate possessi- eleosures and profits thereof. For value received, the party of the first eleosure of Oklahoma; and this mortgage and notes secured hereby shall be execution. is mortgage, and as often as any proceedings shall be taken to forcelose san	ee, be declared due and payable at once, as uses in case of protest; and the legal box no of the above-described premises, and mis part hereby waives all benefits of the sta be construed and adjudged according to t no, the first party will pay to the said plaint
nistly and severally.  It is expressly stipulated that, upon default herein, suit to forcelose this mortgage may be brought in any County where the real estate mortgaged is situated, regar so of residence of mortgagers, or either of them, and all objections to venue of such suit are hereby expressly waived.  First party agrees to pay the fees for recording the release of this mortgage.  IN WITNESS WHEREOF, The said part of the first part hat hereunte set hand the day and year first above written.  Signed and Delivered in the Presence of (Sea (Sea (Sea (Sea (Sea (Sea (Sea (Sea	narge and lien upon the said premises and pay all le NINTH. That upon the institution of process presession and control of the premises described here the amount so collected by such receiver to be applied source of this produces.	egal costs of such action. eddings to foreclose this mortgage, the plaintiff therein shall be entitled to h in, and to collect the rents and profits thereof, under the directions of the c d, under the directions of the court, to the payment of any judgment rea	ave a receiver appointed by the court to ta ourt, without the proof required by statut adered or amount found due upon the for
Signed and Delivered in the Presence of (Sea (Sea (Sea (Sea (Sea (Sea (Sea (Sea	intly and severally.  It is expressly stipulated that, upon default he ss of residence of mortgagors, or either of them, an First party agrees to pay the fees for recordin IN WITMESS WHEREOF. The said nat.	erein, suit to foreclose this mortgage may be brought in any County where nd all objections to venue of such suit are hereby expressly waived, ag the release of this mortgage. . of the first park is. hereinto set	the real estate mortgaged is situated, regar and year first above written.
State of Ohlahoma.  Before me, a Notary Public, in and for said County and State, on this day of 19 cresonally appeared and one 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.  It commission expires Notary Public, in and for said County and State, on this day of 19 cersonally appeared and official seal the within and foregoing instrument, and acknowledged to me that executed the san Notary Public, in and for said County and State, on this day of 19 cersonally appeared and 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 Notary Public, in 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.	Signed and Delivered in the Prese	ingi ov	(SnA
Before me, a Notary Public, in and for said County and State, on this day of 19 crsonally appeared and 5 creed the within and foregoing instrument, and acknowledged to me that creed the san witness my hand and official seal the day and year last above written.  If commission expires			(Sea
o me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that	state of Oklahoma,	County, ss.	(Sea
one known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that concern 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.  Ye commission expires.  Before me,	ersonally appeared	and the state of t	
Before me,	o me known to be the identical personwho executions free and voluntary act. Witness my hand and official scal the day and by commission expires	ited the within and foregoing instrument, and acknowledged to me that, and deed for the uses and purposes therein set forth, i year last above written.	Notary Public
personally appeared	the contract of the contract o	County, 80.	atomy a done
State of Oklahoma, County of Tulsa, ss.	State of Oklahoma,	் நாட்டு ஆக்கும் நாடு அது அரசு நக்கும் இருக்கும் இருக்கும் இருக்கும் இருக்கும் இருக்கும் இருக்கும் இருக்கும் இ	
State of Oklahoma, County of Tulsa, ss.	Before me,ersonally appeared	and	expented the sam
	Before me,ersonally appeared	and	expented the sam