MORTGAGE RECORD

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| Somey of the control profiles therein, and notes particularly becomes and dependent as follows, now will be the profiles the control pr | of Cor | infy, and State of Oklahoma, park of the first part in consider | ation of the sum of |
| the Perfect Meritins, constituting in all. The Perfect ANT TOTAL (ICL) the recombine alternal dependent, because, name or less, association to the provenance along texture of the first perfect of the first perfect that all rights and dealers of Horovernae along texture of the first perfect of the first perfect that all reports are all seagues, never a Pervivers, November 2011 and the perfect of the first perfect that the perfect of the first perfect that the perfect of the first perfect that the perfect that the perfect of the first perfect that the perfect | County of . rents, issues and profits thereof, and more particula | in the State of Oklahoma, with all the Improvements thereon irly bounded and described as follows, to-wit: | and appurtenances thereto belonging, together with |
| of one military viscoliting many and an element achieve described, positive with oil gravement and a physical process of the first port of | | | |
| d to nither Northing matching as all. A the nither Northing matching as all. A the nither Northing matching as all. A three states as here described, species with all rights and distinct Universary as December of the and proy of the flax port. The seal monty of the close year, consequent as a second purple of the control of the co | | | |
| st the platine Artefulin, southerings in all. Services, source or Bean, secretally in the government survey thereof, and vargant the stife to the hear year and suggested and control of the survey of the state of the first part upon the following convenits and conditions, towards and survey of the first part upon the following convenits and conditions, towards. First Part of the first part upon the following convenits and conditions, towards. First Part of the first part upon the following convenits and conditions, towards. First Part of the first part upon the following convenits and conditions, towards. First Part of the first part upon the following convenits and conditions, towards. First Part of the first part upon the following convenits and conditions, towards. First Part of the first part upon the following convenits and the part of the first part upon the following conditions and the first part upon the first part upo | | | |
| interest therein from | of the Indian Meridian, containing in all. TO HAVE AND TO HOLD the premises all ssigns therein, to said THE DEBLING INVESTMI by said party of the first part upon the following of The said party of the first part covenants an FIRST. That it is lawfully edized in fee of clear of all incumbrances; and that it will, and its h | acres, more or less, according to the government over described, together with all rights and claims of Homestead AENT COMPANY, and to its successors and assigns, forever: Provocannts and conditions, to-wit: dagrees: the premises hereby conveyed; that it has good right to sell and concers, executors and administrators shall, forever warrant and defer | tsurvey thereof, and warrant the title to the same. NO EXEMITION of the said party of the first part of the party of the first part of the party of the first part of the party of the same as aforesaid; that the said premises are and the title to the said premises against all lawful |
| insuelly, or the first day of the most first party, with corpora statelect, of even data herewith; real casted or say profit thereof, when the same shall become due and public, under the large of the state of | | | |
| FOURTIL. That said first party will keep all buildings, forces, and other improvements or said real estacle in a good repair and conditions as the same are in at this dat. FIFTH. That said first party will at some home the buildings upon and promises approved by said second party, for not less thurs a three-year term, and at one deliver all policies to said second party as collistered and adultion control of the party of the second party in every particular; that every finantices policy on said premises issued before said delay in each of the collection shall collect the party of the party of the party of the second party in every particular; that every finantices policy on said premises issued before said delay in each of the party of | | | . The second |
| FIFTH. This sold first party will at one insure the buildings upon add pruntises against loss by first lighting and wind storm in the amount of \$3. In insurance companies approach by add accord party, for not less than a three-year terms and a conce deliver all policies to add second party as collisional and additions eccurity for the payment of said delp, interest, and all struss secured hereby, each policy having a subregation mortage places attached therether with less, if any, payable structures are all millioning, adding at angular party of the payment of said first party in every particular; that svery insurance, policy or and all premises issued before paid deliver by and dalls he assigned as payable to and security to the party of the second party or engine the accessor of their interests and interest payments and payments are all payments and payments and payments are payable to and second payments of the second payment, and the said permises issued before paid deliver paysing and policies, and payment of the indebtedness hereby secured. SEXYENT: This is the and first party will immediately repay to the second payment of the successor or assigness, and any expension of the indebtedness hereby secured. SEXYENT: This is the analysis of the payment of the indebtedness hereby secured. SEXYENT: This is the major and delending title to said lands, with interest thereon as the rate of feet (10) per cont. per annum from the time said sum or sum of a said payments of the indebtedness hereby secured. SEXYENT: This if the majors of said payments are all payments of the indebtedness hereby secured. SEXYENT: This if the majors of said payments are all payments of the contract payments and payments of the said sum or sum of a said payments and payments are all payments of the contract payments and payments are all payments of the said sum or sum of the said payments are all payments and paymen | | | |
| henge and lien upon the said premises and pay all legal costs of such 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 tak ossession 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 the amount so 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 forelocure of this mortgage. The foregoing covenants and conditions being kept, 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 void; otherwise of full force and virtue. The foregoing covenants and conditions being kept, 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 void; otherwise of full force and virtue. The foregoing covenants and conditions being kept, 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 void; otherwise of full force and virtue. The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. It is expressly subjucted that, upon default herein, suit to foregoing that conveyance shall be void; otherwises of full force and virtue. Statement of the first part of the fi | r insurance companies approved by said second pare couriry for the payment of said debt, interest, and o said second party or assigns, and will so maintain sure said buildings, acting as agent for said first, is collateral security to the party of the second party or assigns to the expanie to said second party or assigns to the exgent of said first party, to any subsequent purchastery specifically given, full power to settle and except specifically given, full power to settle and expenses of perfecting and did not paid for taxes and assessments against said real maid premises and expenses of perfecting and define of money may have been so advanced and great plants. | insure the buildings upon said premises against loss by fire, lightning triv, for not less than a three-year term, and at once deliver all policial sums secured hereby, each policy having a subrogation mortigue in such insurance until said debt is paid, and if default is unade the party in every particular; that every ristumes, policy on said premise to rassigns, as above provided; and, whether the same have been a tent of their interest as mortgages in said premises; and that, and the same have been a tent of their interest as mortgages in said premises; and that, and it is seried as a same, and to apply the amount so collected toward the guestiate, or upon said mortgage and for insurance and on account tending title to said lands, with interest thereon at the rate of ten (paid, until the same are repaid, except that first party agrees to pay and all of which said sum or sums of money, and the interest to | g and wind storm in the amount of \$\Sigma\$ cies to said second party as collateral and additions or clause attached thereto with loss, if any, payablerein, then said second party may so insure and recisisted before said debt is paid sind be assigned to not, they shall, in case of loss second party or assigns may assign said policies, a liey or policies, the second party shall have, and i nayment of the indebtedness hereby secured. I eyery such sum and sums of money as it may have of liens, claims, adverse titles and incumbrance 10) per cent. per annum from the time said sum o y the penalties and the legal rate of interest specific when the penalties and the legal rate of interest specific when the time on the said sum o y the penalties and the legal rate of interest specific and the point of the penalties and the legal rate of interest specific and the penalties and the legal rate of interest specific and the penalties and the legal rate of interest specific and the penalties and the legal rate of interest specific and the penalties and the legal rate of interest specific and the penalties and the legal rate of interest specific and the penalties and the legal rate of interest specific and the penalties and the legal rate of interest specific and the penalties and the legal rate of interest specific and the penalties and the legal rate of interest specific and the penalties a |
| henge and lien upon the said premises and pay all legal costs of such 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 tak ossession 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 the amount so 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 forelocure of this mortgage. The foregoing covenants and conditions being kept, 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 void; otherwise of full force and virtue. The foregoing covenants and conditions being kept, 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 void; otherwise of full force and virtue. The foregoing covenants and conditions being kept, 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 void; otherwise of full force and virtue. The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. It is expressly subjucted that, upon default herein, suit to foregoing that conveyance shall be void; otherwises of full force and virtue. Statement of the first part of the fi | SEVENTIL. That if the makers of said note commit or permit waste upon said premises, or fail treef secured may, at the option of the holder of this mortgage may thereupon be foreclosed for the record shall, upon the filing of a petition for the fot to one take possession, and receive and collect realuation or appraisaneut and exomption laws of the result of the fother of the fatter of the fa | c or notes, shall fail to pay any of said money, either principal or in to conform to or compily with any one or more of the covenants of he note hereby secured, and at its, his or her option only, and withe whole of said money, interest and costs, together with the statutor reclosure of this mortgage, be forthwith entitled to the immediate pats, issues and profits thereof. For value received, the party of the State of Oklahoma; and this mortgage and notes secured hereby execution. | terest, when due, or in ease the said first party shal sontained in this mortgage, the whole sum of money out notice, be declured due and payable at once, and y damages in ease of protest; and the legal holder lossession of the above-described premises, and may no first part hereby waives all benefits of the stay shall be construed and adjudged necording to the losses, the first party will pay to the said plaintif |
| The first part of the integering covenants and conditions being kept and performed, this conveyance shall be wold; otherwise of full force and virtue. The first part of the presentation of the presentation of the first party of the presentation of the persons named in the presentation of the first party and severally consisting this mortgage the words which and severally and severally constituting this mortgage the words which are the presentation of the presentation of the first party and severally consisting this mortgage is situated, regard to the presentation of the presentation of the presentation of the first party agrees to pay the fees for recording the release of this mortgage. First party agrees to pay the fees for recording the release of this mortgage. First party agrees to pay the fees for recording the release of this mortgage. First party agrees to pay the fees for recording the release of this mortgage. Signed and Delivered in the Presence of the first part has the remote set. Signed and Delivered in the Presence of (Seat. (Seat. (Seat. (Seat. (Seat. (Seat. (Seat. (Seat.) (Seat.) First party agrees to pay the fees for recording the release of this mortgage. Signed and Delivered in the presentation of the first part has the remote of the first party agrees to the first party and the day and year first above written. First party agrees to pay the fees for recording the release of this mortgage may be be found to the first party agrees to the first party agrees to the first party agrees to pay the fees of this mortgage may be be read estatemortgaged in the first party agrees to the first party agree | charge and lien upon the said premises and pay all MNTH. That upon the institution of processession and control of the premises described her the amount so collected by such receiver to be applied. | therefor; fee to be due and payable upon the filing of pet legal costs of such action. cedings to forcelose this mortgage, the plaintiff therein shall be entite in, and to collect the rents and profits thereof, under the directions ed, under the directions of the court, to the payment of any judge | lition for foreclosure, and the same shall be a further led to have a receiver appointed by the court to take of the court, without the proof required by statute nent rendered or amount found due upon the fore |
| Signed and Delivered in the Presence of (Sear (S | The foregoing covenants and conditions beir TENTH. In constraing this mortgage the | ng kept and performed, this conveyance shall be void; otherwise of words "first party" wherever used shall be held to mean the persons | full force and virtue. s named in the preamble as parties of the first part |
| State of Chiahama. Before me, a Notary Public, in and for said County and State, on this day of 10 county and state, on this day of 10 county and state, on the county and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. County, ss. Before me, a Notary Public, in and for said County and State, on this day of 19 county appeared and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. County, ss. Before me, a Notary Public, in and for said County and State, on this day of 19 corresponding 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 year last above written. Witness my hand and official seal the day and year last above written. Notary Public. Notary Public. | | of the first part ha hereunto set hand t | the day and year first above written. (Seat) |
| Before me, a Notary Public, in and for said County and State, on this day of 10 personally appeared 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. We commission expires Notary Public, in and for said County and State, on this day of 10 personally appeared and Notary Public, in and for said County and State, on this day of 10 personally appeared and not be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed the sam on the known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed the sam within and official seal the day and year last above written. Notary Public. Notary Public. | | | (Seal) |
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| o me 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. If y commission expires. Before me, | Before me, | a Notary Public, in and for said County and State, on this. | day of 10 |
| Before me,a Notary Public, in and for said County and State, on thisday of19. Before me,a Notary Public, in and for said County and State, on thisday of19. Before me,a Notary Public, in and for said County and State, on thisday of19. Before me,a Notary Public | or one known to be the identical personwho exectsfree and voluntary act Witness my hand and official scal the day an My commission expires | uted the within and foregoing instrument, and acknowledged to me and deed for the uses and purposes therein set forth. d year last above written. | e that executed the same |
| ore known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me thatexecuted the sames | State of Oklahoma, | , | 사는 경기는 집 경우들은 나는 살이 얼마나 나를 했다. |
| isfree and voluntary not and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires | personally appeared | and | |
| State of Ghlahowa, County of Tulon, so. | is | and deed for the uses and purposes therein set forth. | |
| | State of Oklahowa, County of Talsa, so. | | 100th y 1 000th |
| | ¥ingtin distributions and accordance to the second | Deputy. (Seal) | |