MORTGAGE RECORD

Annua All files by Chee Persentis. That on his. 3 I have a for the second part of the second part of the second part of the second part of the bedon Meridian, containing in all. 1. **Chief Held Meridian Comments of the bedon Meridian Comments of t	19/2
Listelite Heart Heart Schlich Company of Converge Konses, party of the second part, the receipt rivers of is benefity cologol, have mortegoed and hereby meetings out the solid THE DEBING INVESTMENT COMPANY, the accessors and assigns, the following strends, established the control of the con	
County of Testing and more particularly benefit selected, and more particularly benefit selected, and more particularly benefit and excelled as follows, to compete the rect, assess and profits thereof, and an one particularly benefit and excelled as follows, to compete the rect and the rect	DLLAR acknov
of the Indian Novidian containing in all	ther wi
of the Indian Medicine, containing in all	zelh
of the Indian Meridian, containing in all. Interest DI IAVE AND TO IOLD the premiser above described, bysake with all rights and claims of However, and the said party of the first part upon the following covenants and conditions, to-will: The said party of the first part upon the following covenants and conditions, to-will: The said party of the first part upon the following covenants and conditions, to-will: The said party of the first part upon the following covenants and conditions, to-will: The said party of the first part upon the following covenants and conditions, to-will: The said party of the first part upon the following covenants and conditions, to-will: The said party of the first part upon the following covenants and conditions, to-will: The said party of the first party will party the covenants and conditions, to-will coven and the said party of the first party of the first party will party the covenants and conditions and demands. SECOND. That said first party will party the covenants and the covenants and covena	
of the Indian Meridian, containing in all. Series, more or less, according to the government, survey theteof, and warrant the tible to the safe party of the first part upon the following covenants and conditions, to-will repeat the party of the first part upon the following covenants and conditions, to-will repeat the party of the first part upon the following covenants and conditions, to-will repeat the party of the first part upon the following covenants and conditions, to-will repeat the party of the first part upon the following covenants and conditions, to-will repeat the party of the first party of the first part coverants and conditions, to-will repeat the party of the first party of the first party will part to send a disperse the same as afterwish that the said per coverants and the party of the first party will part to send a send conditions, to-will repeat the party of the first party will pay to said second party of order. SECOND That said first party will pay to said second party of order. Mull Market Market and the said first party will pay to said second party of order. 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 2, until paid at the rate of . 19. 3, until paid at the rate of . 19. 4, until paid at the rate of . 19. 4, until paid at the rate of . 19. 4, until paid at the rate of . 19. 4, until paid at the rate of . 19. 4, until paid at the rate of . 19. 5, until paid at the rate of . 19. 6, until paid at the rate of . 19. 6, until paid at the rate of . 19. 6, until paid at the rate of . 19. 7, until paid at the rate of . 19. 6, until paid at the rate of . 19. 6, until paid at the rate of . 19.	
SECOND. That said first party will pay to said second party of order	
SECOND. That said first party will pay to said second party or order	ئىدچىدىدۇ. يەكىدىدە ئەكىدىدە
with interest thereon from	he sam it part are mad mises a
annually, on the first day of	LLAR
FOURTH. That said first party will keep all buildings, senees, and other improvements on said real estate in as good repair and condition as the same are in a insurance companies approved by said second party, for not less than a three-year term, and at once deliver all policies so said second party as collateral and a security for the payment of said selection party, for not less than a three-year term, and at once deliver all policies so said second party as collateral and a security for the payment of said selection party and security to the payment of said second party, and and it default is made therefor with loss, if any to said second party or assigns, and will so maintain such insurance on the said buildings, acting as agent for said first party in every particular; that every insurance policy on said premises issued before said debt is paid, and it default is made therefor, then said second party may so insure said buildings, acting as agent for said first party in every particular; that every insurance policy on said premises issued before said debt is paid, shall be as collateral security to the party of the second part or assigns, as above provided; and, whether the same have been actually assigned or not, they shall, in case be payable to said second party assigns and premises; and that said second party assigns and premises is said premises; and that said second party assigns and party assigns and premises; and that said second party shall have been seen called the payment of the indebtedances of said premises; and that, in the evert of loss under such policies, the second party shall have been seen classified and said said such as a said second party as such as a said second party as a said second party as such as a said second party as collections as a said second party as a said second party as said second party as a said second party as a said secon	
FIFTH. That said first party will at once insure the buildings upon said premises against loss by fire, lightning and wind storm in the amount of S	this da
oy law on all sums expended for delinquent taxes, and all of which said sum or sums of money, and the interest to accrue thereon, shall be a charge upon said and shall be secured by this mortgage. SEVENTH. That if the makers of said note or notes, shall fail to pay any of said money, either principal or interest, when due, or in case the said first prommit or permit waste upon said premises, or fail to conform to or comply with any one or more of the covenants contained in this mortgage, the whole sum erein secured may, at the option of the holder of the mote hereby secured, and at its, his or her option only, and without notice, be declared due and payable at a chis mortgage may thereupon be foreclosed for the whole of said money, interest and costs, together with the statutory damages in case of protest; and the leg recrei shall, upon the filing of a petition for the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above-described premises, at once take possession, and receive and collect rents, issues and profits thereof. For value received, the party of the first part hereby waives all benefits of raluation or appraisement and exemption laws of the State of Oklahoma; and this mortgage and notes secured hereby shall be construed and adjudged according awas of the State of Oklahoma at the date of their execution. EIGHTH. That in case of a foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose same, the first party will pay to the said a reasonable attorney's fee of \$	ddition
oy law on all sums expended for delinquent taxes, and all of which said sum or sums of money, and the interest to accrue thereon, shall be a charge upon said and shall be secured by this mortgage. SEVENTH. That if the makers of said note or notes, shall fail to pay any of said money, either principal or interest, when due, or in case the said first prommit or permit waste upon said premises, or fail to conform to or comply with any one or more of the covenants contained in this mortgage, the whole sum erein secured may, at the option of the holder of the mote hereby secured, and at its, his or her option only, and without notice, be declared due and payable at a chis mortgage may thereupon be foreclosed for the whole of said money, interest and costs, together with the statutory damages in case of protest; and the leg recrei shall, upon the filing of a petition for the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above-described premises, at once take possession, and receive and collect rents, issues and profits thereof. For value received, the party of the first part hereby waives all benefits of raluation or appraisement and exemption laws of the State of Oklahoma; and this mortgage and notes secured hereby shall be construed and adjudged according awas of the State of Oklahoma at the date of their execution. EIGHTH. That in case of a foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose same, the first party will pay to the said a reasonable attorney's fee of \$	e and a assign e of lo dicies, e, and
several by this mortgage. SEVENTH. That if the makers of said note or notes, shall fail to pay any of said money, either principal or interest, when due, or in case the said first prommit or permit waste upon said premises, or fail to conform to or comply with any one or more of the covenants contained in this mortgage, the whole sum of the principal or interests and premises, the said first prommit or permit waste upon said premises, or fail to conform to or comply with any one or more of the covenants contained in this mortgage, the whole sum of this mortgage may thereupon be foreclosed for the whole of said money, interest and costs, together with the statutory damages in case of protest; and the leg nereof shall, upon the filing of a petition for the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above-described premises at once take possession, and receive and collect rents, issues and profits thereof. For value received, the party of the first part hereby waives all benefits of valuation or appraisement and exemption have of the State of Oklahoma; and this mortgage and notes secured hereby shall be construct and adjudged according any of the State of Oklahoma at the date of their execution. EIGHTHI. That in case of a foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose same, the first party will pay to the said reasonable attorney's fee of \$	d. nay ha nbranc d sum specifi
a reasonable attoring's fee of \$ \$	
a reasonable attoring's fee of \$ \$	nee, and and instance the state in the state
The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. TENTH, In constraing this mortgage the words "first party" wherever used shall be held to mean the persons named in the premable as parties of the fointly 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 as of residence of mortgagers, or either of them, and all objections to venue of such suit are begeby expressly waived. First party agrees to pay the fees for recording the release of this mortgage. IN WITNESS WHEREOF. The said part didn't the first part he at Thereupter set. In the said was and year first above written.	plain a furtl
It trexpressly stipulated that, upon default herein, suit to foreclose this mortgage may be brought in any County where the real estate mortgaged is situated as of residence of mortgagers, or either of their, 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 mark didn't he first mark he are the results as the fees have been all the day and year first above written.	t to ta r statu the for
IN WITNESS WHEREOF, The said part Aleof the first part has Michereunto set William hand the day and year first above written.	irst pa l, regar
3 Signed and Delivered in the Presence of July 2 20 A Whited	/Sea
SIGNED AND DELIVERED IN THE PRESENCE OF Jazzer & March	(Sea (Sea
	(Sea
Before me, Claritoria Grande a Novery Public, in and for said County and State, on this day of Thursday personally appeared formula the March on the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed to within and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires through the the season of t	the sa
State of Oklahoma County, ss.	
Before me,	
to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed is free and voluntary act and deed for the uses and purposes therein set forth. Wilness my hand and official seal the day and year last above written. My commission expires Notary	the sar
State of Chiahoma, County of Talsa, ss. Filed for record this day of Deputy. Deputy. SELL) Notary: A. D. 1912, at 2 o'clock. Planting Register.	