## MORTGAGE RECORD

	일본 사람이 하는 사람이 되는 것 같습니다.	RM MORTGAG	
		المنافذ والمنافذ والم	10
			of the sum of
	in the constraint of the contract of the contr		DOLLARS,
County of	narticularly bounded and described as for	with all the improvements thereon and a	ond part, the receipt whereof is hereby acknowl- assigns, the following premises, situated in the appurtenances thereto belonging, together with
	The second contract of		
And the second s	· · · · · · · · · · · · · · · · · · ·	······································	
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<u></u>	and the first of the second second second	نىغىنى دى. نىغىنى دى. ئىرى مىرون <b>ىنىنىنىنىنىنى بىرىنىنى</b> دى بىرىنى بىرىنى	
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of the Indian Meridian, containing in all. TO HAVE AND TO HOLD the prassigns therein, to said THE DEMING IN the said marks of the first part maps the fo	conises above described, together with all trestment COMPANY, and to its sue llowing government and conditions to wit.	er less, according to the government sur- rights and claims of Homestrad and F cessors and assigns, forever: Provided	rey thereof, and warrant the title to the same. Exemption of the said party of the first part or, Neventueless, and these presents are made
The said party of the first part cov FIRST. That it is lawfully seized clear of all incumbrances; and that it will,	mants and agrees; in fee of the premises hereby conveyed; and its heirs, executors and administrate	that it has good right to sell and convey to ors shall, forever warrant and defend th	rey thereof, and warrant the title to the same. EXEMPTION of the said party of the first part or, NEVERTHELESS, and these presents are made the same as aforesaid; that the said premises are te title to the said premises against all lawful
SECOND. That said first party w	ill pay to said second party or order	ana	.DOLLARS,
The state of the contract of t	10	the state of the state of	non and man country marmble
annually, on the first day of certain promissory note of the said first THIRD. That said first party will	party, with coupons attached, of even do pay all taxes, charges or assessments lev	nte herewith. in each year, a ried upon said real estate or any part the	reof, when the same shall become due and pay- n the interest therein of the mortgages or its he sums hereby secured for taxes so paid, ha first part shall fail, for the tern and period successors or assigns may, at its or their option,
able, under the laws of the State of Oklaho ussigns; and will pay all taxes levied upon PROVIDED, HOWEVER, That the	mu, including all taxes and assessments, said mortgage, and the said first party sh e said mortgagee or the legal holder of th	of every kind and character levied upo all not be entitled to any offset against t is mortgage, in case the said party of t	in the interest therein of the mortgages or its he sums hereby secured for taxes so paid, he first part shall fail, for the term and period
THE STATE OF THE PARTY OF THE P	111 1	ويت التمويد من مناه المناهم النامة الراب ويون البيانيين	with the design and the second and be set this date.
FIFTH. That said first party will in insurance companies approved by said a	at once insure the buildings upon said precond party, for not less than a three-ye	remises against loss by fire, lightning and ar term, and at once deliver all policies to the laying a subragation montage of	wind storm in the amount of S.  o said second party as collateral and additional uses attached thereto with loss, if may payable then said second party may so insure and resued before said debt is paid shall be assigned ily assigned or not, they shall, in case of loss, d party or assigns may assign said policies, as or policies, the second party shall have, and is ent of the indebtedness hereby secured, ry such stun and sums of money as it may have lens, claims, adverse titles and incumbrances one cent, per atatum from the time said sum or penalties and the legal rate of interest specified thereon, shall be a charge upon said premises.
to said second party or assigns, and will se insure said buildings, acting as agent for a	nest and an addissecured needy, edd ob o maintain such insurance until said dobt aid first party in every particular; that every need on a said in a phoyo provided.	to is paid, and if default is made therein, very insurance policy on said premises is und whether the same baye been actually	then said second party may so insure and re- sued before said debt is paid shall be assigned by assigned or not, they shall in case of loss.
be payable to said second party or use so agent of said first party, to my subseque	to the extent of their interest as mortgage, in the purchaser of said premises; and that,	ee in said premises; and that said secon in the event of loss under such policy	d party or assigns may assign said policies, as or policies, the second party shall have, and is ant of the indultations barety span.
SIXTH. That the said first party so paid for taxes and assessments against	will immediately repay to the second pa said real estate, or upon said mortgage t	rty, its successors or assigns, all and even and for insurance and on account of I	ry such sum and sums of money as it may have lens, claims, adverse titles and incumbrances
on said premises and expenses of perfecting sums of money may have been so advant by law on all sums expended for delinque and shall be secured by this markets.	g and paid, until the same are repaid, at taxes, and all of which said sum or su	except that first party agrees to pay the ms of money, and the interest to accrue	penalties and the legal rate of interest specified thereon, shall be a charge upon said premises,
and shall be secured by this mortgage. SEVENTH. That if the makers of commit or permit waste upon said premis barries secured may at the ortion of the h	said note or notes, shall fail to pay any es, or fail to conform to or comply with older of the note barely secured, and at i	of said money, either principal or interes any one or more of the covenants conta	t, when due, or in case the said first party shall ined in this mortgage, the whole sum of money offer, he declared due and payable at once, and
this mortgage may thereupon be foreclosed the hereof shall, upon the filing of a petition of many taken possession, and receive and	i for the whole of said money, interest at for the foreclosure of this mortgage, be for the foreclosure and profits thereof.	nd costs, together with the statutory da rihwith entitled to the immediate posses. For value received, the party of the fi	mages in case of protest; and the legal holder sion of the above-described premises, and may at part hereby waives all benefits of the stay.
walintion or appraisement and exemption have of the State of Oklahoma at the date EHGHTIL. That in case of a force	laws of the State of Oklahoma; and this of their execution.	mortgage and notes secured hereby sha	t, when due, or in case the said first party shall incid in this mortgage, the whole sum of money oftice, be declared due and payable at once, and mages in case of protest; and the legal holder sion of the above-described premises, and may a part hereby waives all benefits of the stay, il be construed and adjudged according to the same, the first party will pay to the said plaintiff
a reasonable attorney's fee of S	therefor; fee to be do do pny all legal costs of such action.	te and payable upon the filing of petition	for foreclosure, and the same shall be a further
NINVII. That upon the institution possession and control of the premises describe amount so collected by such receiver to	a of proceedings to foreclose this moregy ribed herein, and to collect the renty and to be applied, under the directions of the	ge, the plaintiff therein shall be entitled to profits thereof, under the directions of the court, to the payment of any judgment	tor foreologure, and the same shall be a further o have a receiver appointed by the court to take e court, without the proof required by statute; rendered or amount found due upon the fore-
The foregoing covenants and condi	tions being kept and performed, this cor rage the words "first party" wherever use	reyance shall be void; otherwise of fulled shall be held to mean the persons not	force and virtue. ned in the preamble as parties of the first part,
It is expressly stipulated that, upon less of residence of mortgagors, or either of the party purpose to may the fees to	default herein, suit to forcelose this mort	gage may be brought in any County who ich suit are hereby expressly waived.	re the real estate mortgaged is situated, regard- ay and year first above written.
	id partof the first part hahereun		ay and year first above written(Seal)
Signed and Delivered in			(Seat)
التربيع بجمهاب يعسبناني أبارات بالشاهاسيا	والمرازي والمستنبي والمستن		(Seal)
State of Oklahoma,	County, os.		
personally appeared		and	day of19
to me known to be the identical person	who executed the within and foregoing is ntary act and deed for the uses and purp he day and year last above written.	nstrument, and acknowledged to me the oses therein set forth.	texecuted the same
My commission expires	it thy into year not to the wroten.		t
State of Oklahoma,	County, se.	化电影电影 化电影 电电影 医电影 化二氯甲基酚	day of
personally appeared	والبيبينية والشنائينيس والمتاها المتاها والمتاها	and	المنتينة فتنبيني وأبيها بتائه فيستيسنينجس
Witness my band and official saul t	ntary act and deed for the uses and purp	oses therein set forth.	t executed the same
My commission expires			Notary Public.
State of Oklahoma. County of Tul	5a. 65.		
			o'clock
	(SEA)		a manufacture a manufacture of Decest