MORTGAGE RECORD

Know All Men by These Press	OKLAHOMA FARM	.doy.of
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and a second	and a second	the first part, in consideration of the sum of
County of rents, issues and profits thereof, and mor	in the State of Oklahoma, with all the particularly bounded and described as follows, to-	swego, Kunsus, party of the second part, the receipt whereof is hereby ack COMPANY, its successors and assigns, the following premises, situated the improvements thereon and appurtenances thereto belonging, together wit:
f the Indian Meridian, containing in all. TO HIAVE AND TO HIQL the p ssigns therein, to said THE DEMING I y said party of the first part upon the fo The said party of the first part coo- FIRST. That it is lawfully seized lear of all incumbrances; and that it will laims and demands.	nergs, more or less, ace remises above described, together with all rights an VESTMENT COMPANY, and to its successors an llowing covenants and conditions, to-wit: emants and agrees: in fee of the premises hereby conveyed; that it has , and its heirs, executors and administrators shall,	bording to the government survey, thereof, and warrant the title to the d claims of HOMESTRAD AND EXEMPTION of the said party of the first p d assigns, forever: PHOVIDED, NEVERTILELESS, and these presents are good right to sell and convey the same as aforesaid; that the said premis forever warrant and defend the title to the said premises against all
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with interest thereon from	nnd	id at the rate of
ertain promissory noteof the said first THTRD. That said first party wil ble, under the laws of the State of Okiah	party, with coupons attached, of even date herewith pay all taxes, charges or assessments levied upon s ouna, including all taxes and assessments, of every b	aid real estate or any part thereof, when the same shall become due and ind and character levied upon the interest therein of the mortgage
		in each year, and in accordance with, the aid real estate or any part thereof, when the same shall become due and and and character levied upon the interest therein of the mortgages entitled to any offset against the sums hereby secured for taxes so paid e, in case the said party of the first part shall full, for the term and ed premises, the mortgagee, its successors or assigns may, at its or their o on said real estate has good repair and condition as the same aro in at this
FIPTH. That said first party will a insurance companies approved by said curity for the payment of said debt, int	at once insure the buildings upon said premises age second party, for not less than a three-year term, an rest, and all sums secured hereby, each policy havi	ainst loss by fire, lightning and wind storm in the amount of § . If at once deliver all policies to said second party as collateral and addi for a subreation moriegre clutus attoched thereto with loss, if any, are
o said second party or assign ^z , and will s sure said buildings, acting as agent for s s collateral security to the party of the so	o maintain such insurance until said debt is paid, a aid first party in every particular; that every insura cond part or assigns, as abave provided; and, whet	on said real estate in as good repair and condition as the same aroin at this ainst loss by fire, lightning and wind storm in the amount of § dot once deliver all policies to suid second party as collateral and addi- and a due deliver all policies to suid second party as collateral and addi- and a due deliver all policies to suid second party as collateral and addi- and a due deliver all policies to suid second party as collateral and addi- and a due deliver all policies to suid second party as collateral and addi- and if default is made therein, then said second party and shall be as- ter the same have been actually assigned or not, they shall, in case of parmises; and that said second party or assigns and assign said polici at of loss under such policy or policies, the second party shall have, i cccssors or assigns, all and every such sam and sums of money as it may erron at the rato of ten (10) per cent, per annun from the time said su first party agrees to pay the penalties and the legal rate of interest spe tay, and the interest to accrue thereon, shall be a charge upon said prev mere of the covenants contained in this mortgage, the whole sum of n recoption only, and without notice, be declared due and payable at once gether with the statutory damages in case of protest; and the legal rate are observed, the party of the first part hereby waives all benefits of the record or account of be constructed and payable at once gether with the statutory damages in case of protest; and the legal the und notes sectured hereby shall be constructed and adjudged according t ugs shall be taken to forcelose same, the first party will pay to the said pla- able upon the filing of petition for foreelosure, and the asim pay ble a to
gent of said first party, to any subseque creby specifically given, full power to se SINTH. That the said first party	to the extent of said prenises; and that, in the eve at purchaser of said prenises; and that, in the eve the and collect the same, and to apply the amount mill immediately meany to the second party size su	premises; and that said second party or assigns may assign said point at of loss under such policy or policies, the second party shall have, i so collected toward the payment of the indebtedness hereby secured.
paid for taxes and assessments against a said premises and expenses of perfection important of money may have been so advant	said real estate, or upon said mortgage and for in: g and defending title to said lands, with interest the red and paid, until the same are repaid, except the	surrance and on account of liens, claims, adverse tilles and incumbrer ercon at the rate of ten (10) per cent, per aunum from the time said su I first party agrees to pay the penalties and the legal rate of interest spe
y law on all sums expended for delinque of shall be secured by this mortgage. SEVENTIL. That if the makers of	at taxes, and all of which said sum or sums of mon said note or notes, shall fail to pay muy of said mor	ey, and the interest to accrue thereen, shall be a charge upon said pre-
since of perint wate upon solution of the h erein secured may, at the option of the h is mortgage may thereupon be forcelose- creef shall, upon the filing of a perition	es, or fur to conform to or comply with any one o older of the note hereby secured, and at its, his or h I for the whole of said money, interest and costs, to for the forcelosure of this more see, he forthwith an	r more of the covenants contained in this morrigage, the value sum of n her option only, and without notice, by declared due and payable at once sgether with the statutory damages in case of protest; and the legal h tilted to the immediate opsessing of the abuve dascribed memissa, and
once take possession, and receive and duation or appraisement and exemption ws of the State of Oklahoma at the date	ollect rents, issues and profits thereof. For value laws of the State of Oklahoma; and this mortgage r of their execution.	received, the party of the first part hereby waives all benefits of the and notes secured hereby shall be construct and adjudged according t
EIGHTH. That in case of a forcel reasonable attorney's fee of \$	sure of this mortgage, and as often as any proceeding therefor; fee to be due and pay	sgs shall be taken to forcelose same, the first party will pay to the said pla able upon the filing of petition for forcelosure, and the same shall be a fr
MINTH. That upon the institution MINTH. That upon the institution issession and control of the premises deserved to amount so collected by such receiver to	t pay an legal costs of such action. • of proceedings to forcelose this mortgage, the play ribed herein, and to collect the reats and profits the be applied, under the directions of the court, to the	able upon the filing of petition for forcelosure, and the same shall be a fur util therein shall be entitled to have a receiver appointed by the court to reof, under the directions of the court, willout the proof required by siz is payment of any judgment rendered or amount found due upon the
osure of this mortgage. The foregoing covenants and condi TENTIL. In construing this mortg	ions being kept and performed, this conveyance st age the words "first party" wherever used shall be	hall be void; otherwise of full force and virtue. held to mean the persons named in the preamble as parties of the first
It is expressly stipulated that, upon It is expressly stipulated that, upon S of residence of mortgagors, or either o First party series to pay the fors f	default herein, suit to loreclose this mortgage may left them, and all objections to venue of such suit are or recording the release of this mortcase.	be brought in any County where the real estate mortgaged is situated, re pereby expressly waived. haud , the day and year first above written.
IN WITNESS WHEREOF, The sa Signed and Delivered in ?		
		3) 3) 3)
Before me,	a Notary Public, in and for said Co	unty and State, on this
Witness my hand and official seal th	tary act and deed for the uses and purposes therein e day and year last above written.	d,
rate of Øklahoma,	(Inuntu, BS.	. Notary Publ
Before me,	a Notary Public, in and for said C	County and State, on this
me known to be the identical person	who executed the within and foregoing instrument.	and acknowledged to me that
	ntary act and deed for the uses and purposes therein a day and year last above written.	
y commission exprises		Notary Publ
tate of Öklahoma County of Aul	111 AA	191