MORTGAGE RECORD

	BAML PROSWORTH, HOOK DOLL	PAYENWORTH, KAN, NO, 20160	
	OKLAHOMA I		
Know All Men by These Preser	ts, That on this	day of	
and a second		· · · · · · · · · · · · · · · · · · ·	
	County, and State of Oklahom	a, part of the first part, in con	sideration of the sum of
			DOLLAR
			of the second part, the receipt whereof is hereby acknow assors and assigns, the following premises, situated in t
County of	in the State of Oklahor particularly bounded and described	na, with all the improvements ther as follows, to-wit:	con and appurtenances thereto belonging, together wi
		nonthing and an and an and a set of a s ₩ set of a set o	
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- C the Testing Alexandra - contestate in all		we as long association to the contain	more survive thereof, and marries the fittle to the sour
TO HAVE AND TO HOLD the prints and the therein, to said THE DEMING IN	unises above described, together wit VESTMENT COMPANY, and to its	h all rights and claims of HOMESTE successors and assigns, forever:	ment survey thereof, and warrant the title to the sam and any light the said party of the first part Provided, NEVERTHELESS, and these presents are man I convey the same as aforesaid; that the said premises a defend the title to the said premises against all lawf
by said party of the first part upon the fol The said party of the first part cove FHRST. That it is lawfully seized	lowing covenants and conditions, to- mants and agrees: in fee of the premises hereby convey	wit: ed: that it has good right to sell and	I convey the same as aforesaid; that the said premises a
elear of all incumbrances; and that it will, claims and demands,	and its heirs, executors and adminis	irators shall, forever warrant and	defend the title to the said premises against all lawf
			DOLLAR
with talamat thereas funit	10	until paid of the rate of	per cant her enning payable
annually, on the first day of certain promissory note of the said first	party, with coupons atlached, of eve	n date herewith.	h year, and in accordance with y part thereof, when the same shall become due and pa vried upon the interest therein of the mortgagee or i against the stams hereby secured for taxes so faid, arity of the first part shall fail, for the term and perfiguee, its successors or assigns may, at its or their optio
able, under the laws of the State of Oklaho assigns; and will pay all taxes levied upon a	ma, including all taxes and assessment said mortgage, and the said first pur	its, of every kind and character i y shall not be entitled to any offset	evied upon the interest therein of the nortgage or is against the sums hereby secured for taxes so paid.
PROVIDED, HOWEVER, That the of thirty days after the same shall become nay such taxes.	e said mortgagee or the legal holder due, to pay any taxes levied agains	of this mortgage, in case the said premises, the mort said mortgaged premises, the mort	narty of the first part shall fail, for the term and pera igngee, its successors or assigns may, at its or their optio
FOURTH. That said first party will	Il keep all buildings, fences, and other	improvements on said real estate in: id promises against loss by fire, ligh	as good repair and condition as the same are in at this data
in insurance companies approved by said s security for the payment of said debt, inte	cond party, for not less than a thre rest, and all sums secured hereby, es	e-year term, and at once deliver all ch policy having a subrogation mo	policies to said second party as collateral and addition regage clause attached thereto with loss, if any, paya
to said second party or assigns, and will so insure said buildings, acting as agent for sa as collateral security to the party of the se	id first party in every particular; th cond part or assigns, as above provid	debt is haid, and it default is inad at every insurance policy on said pr ed; and, whether the same have b	e therein, then and second party may so maure and r remises issued before suid debt is paid shall be assign gen actually assigned or not, they shall, in case of los
be payable to said second party or assigns agent of said first party, to any subsequent	to the extent of their interest as mor it purchaser of said premises; and the	tragece in said premises; and that s int, in the event of loss under suc	and second party or assigns may assign said policies, h policy or policies, the second party shall have, and the neuronate of the indebtadance broady secured
SIXTH. That the said first party so paid for taxes and assessments against	will immediately repay to the secon said real estate, or upon said mortg	d party, its successors or assigns, al	taing and wind storm in the amount of \$
on said premises and expenses of perfecting sums of money may have been so advance by law on all sums expended for delinquer	cd and paid, until the same are rep at taxes, and all of which said sum i	nid, except that first party agrees the sums of money, and the interest	for (10) per cent, per finitum from two time sam sum , w pay the penalties and the legal rate of interest specific to accrue thereon, shall be a charge upon said premise
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 party shi
herein secured may, at the option of the he this mortgage may thereupon be foreclosed	ilder of the note hereby secured, and for the whole of said money, intere	at its, his or her option only, and st and costs, together with the sta	without notice, be declared due and payable at once, at intervy damages in case of protest; and the legal hold
at once take possession, and receive and c valuation or appraisement and exemption	of the force of this morigage, i offect rents, issues and profits there have of the State of Oklahoma; and	of. For value received, the party	ount of hense chainse, fadverse titles and inclinational ien (10) per cent, per annum from the time said sum , so pay the penalties and the legal rate of interest specific to accrue thereon, shall be a charge upon said premise or interest, when due, or in case the said first party shr ints contained in this mortgrage, the whole sum of mom without notice, be declared due and payable at once, ar butory damages in case of protest; and the legal hold are possession of the above-described premises, and mi or the first part hereby waives all benefits of the sin reby shall be construct and adjudged according to the foreclose same, the first party will pay to the said plant
laws of the State of Oklahoma at the date EIGHTH, That in case of a forecle	of their execution. sure of this mortgage, and as often :	as any proceedings shall be taken to	foreclose same, the first party will pay to the said plaint
a reasonable attorney's fee of \$	I pay all legal costs of such action.	be due and payable upon the filing of the filing of the ulgintiff therein shall be	of petition for forcelosure, and the same shall be a furth entitled to have a receiver appointed by the court to tal ions of the court, without the proof required by statut udgment rendered or amount found due upon the for
possession and control of the premises desc the amount so collected by such receiver to	ibed herein, and to collect the rents be applied, under the directions of	and profits thereof, under the direct the court, to the payment of any j	tions of the court, without the proof required by statut udgment rendered or amount found due upon the for
closure of this mortgage. The foregoing covenants and condit TENTH. In constraint this mortg	ions being kept and performed, this age the words "first party" whereve	e conveyance shall be void; otherwise r used shall be held to mean the pr	se of full force and virtue. resons named in the preamble as parties of the first par
jointly and severally. It is expressly stipulated that, upon less of residence of martengors, or either o	default herein, suit to forcelose this	mortgage may be brought in any Co	udgment rendered or amount found due upon the for se of full force and virtue. resons named in the preamble as parties of the first par panty where the real estate mortgaged is situated, regar of ved.
First party agrees to pay the fees fo IN WITNESS WHEREOF, The sai	r recording the release of this mortg d part	ago. .eunto set	nd , the day and year first above written.
SIGNED AND DELIVERED IN 7	THE PRESENCE OF		
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State of Oklahoma.	a Notary Public in	und for sold County and State on	(Sea (Sea (Sea this
	그는 바이 가슴 가 나는 것이 나는 것이 나는 것이 가 나는 것이 같이		
to me known to be the identical person	she executed the within and foregol there act and deed for the uses and j	ng instrument, and acknowledged surposes therein set forth.	to me thatexecuted the san
My commission expires	e nuy nin yen an an an and an	in an	to me thatexecuted the san Notary Public.
State of Oklahoma.	County, ss.		영상은 것 같은 것 그렇게 한 것이 있는 것이.
Before me,	a Notary Public, in	and for said County and State, or	1 this
to me known to be the identical person	who executed the within and foregoi	ng instrument, and acknowledged	to me that
as	ntary act, and deed for the uses and page day and year last above written.	surposes therein set forth.	
My commission expires			Notary Public.
State of Oklahoma, County of Tul	88. 88.	사람이 했다. 승규는 것은 것이다.	
Filed for record this			
	Deputy, (SEAL)	

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