MORTGAGE AND RELEASE RECORD

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To DAVE AND TO DAVE AND TO DAD PHID SAME, Treatmer with and on update the improvement thermon and the appartments thermatic hermitics hermiting and all field of binneritation compliance. The termitic backgroup of the information of the termitic backgroup of the information of the termitic backgroup of the series and provide the series termitic backgroup of the series and provide the termitic backgroup of the series and provide the series termitic backgroup of the series and provide the series termitic backgroup of the series and the series and the series and the series and termitic backgroup of the series and termitic backgroup of the series and termitic backgroup of the series and termitic backgroup of the series and terries and the series and territe termitic bac	8000	ording to Government Survey thereof.
<pre>inheliation of the gend effect of all incumbrances, whateaver, and</pre>	tair	TO ILAVE AND TO HOLD THE SAME, Together with all and singular the improvements thereon and the appurtenances thereinto belonging or in anywise, ning, and all rights of homestead exemption, unto the said party of the second part, and to its successors or assigns, forever. And the said partof the first
Deter securing of the and partof the first part to the said Wright R. Coss Mortigue Company, its successor or assign, and evidenced by one certain provide, the adde parted the said partof the first part to the said Wright R. Coss Mortigue Company, its successor or assign, and evidenced by one certain provide the adde part of the said partof the first part of the add part of the said partof the first part of the said partof the first part of the said pa		그는 것은 것은 것을 하는 것 같아요. 이렇게 하는 것은 것을 하는 것은 것은 것은 것은 것을 하는 것이 같아요. 이렇게 가지 않는 것은 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 하는 것을 수 있는 것을 것을 수 있는 것을 것을 것을 것을 것을 것을 것을 것 같이 않는 것을 것을 것을 것을 것을 것 같이 않는 것을 것 같이 않는 것을 것 같이 않는 것을 것 같이 않는 것 않는 것 같이 않는 것 같이 않는 것 않는 것 않는 것 같이 않는 것 않는
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bits bending even date herewith and due on the first day of the started y by interest coupon makes, and the net event, interest after maturity green for an actual in the payment of starter interest after maturity green for an actual in the payment of starter interest after maturity green for an actual in the manner provided in said north and the payment of starter interest after maturity green for an actual in the manner provided in said north and the payment of starter interest interest and exercise pay and in the payment of starter provided in said north and pay and the payment of starter payment of		지난 사람들은 그는 것 같은 것을 하면 것 같은 것을 수 없는 것을 하는 것 같은 것 같
monory. The second products and agreed by and befores the partie herets, that this manetizes is the fast the premises hereby conveyed it has the parties hereby conveyed it has the parties hereby conveyed it has the parties hereby conveyed with the parties between the parties hereby conveyed with the parties of the parties in the parties of the parties in the part of the parties in the parties in the part of the part	just	the said part
Doen payment of easil promisory note according to the tence and effect thereof, heing well and truty made, then, in such exec, this conveyance shall beer and void, and also be released at the cet of the first part, to the instruction of the buildings, as barring for any active to a setuphated is also parts, the sources or a satign, and any other part is upper the buildings, as barring for any active contingences in the parts of the sources or a satign, and any other sources oreason or a satign, any other sources or a satign	mon	nev.
Doen payment of easil promisory note according to the tence and effect thereof, heing well and truty made, then, in such exec, this conveyance shall beer and void, and also be released at the cet of the first part, to the instruction of the buildings, as barring for any active to a setuphated is also parts, the sources or a satign, and any other part is upper the buildings, as barring for any active contingences in the parts of the sources or a satign, and any other sources oreason or a satign, any other sources or a satign	the aga	It is expressly understood and agreed by and between the parties hereto, that this mortgage is the first lien on the premises hereby conveyed; that the part first part will pay the indebtedness hereby secured at the time and place and in the manner provided in said note, and will also pay all taxes and assessments inst the premises hereby conveyed when due, and will neither commit nor permit any waste upon said premises, or the removal of any building or other improve
and training whereary is in grantered, then they due have have a set of the second part, it is successed or kasing in the set of the second part is according the second part is a second part is according the second pa	the and	refrom without the written consent of said second party first had and obtained. Upon payment of said promissory note according to the tenor and effect hereof, being well and truly made, then, in such case, this conveyance shall becom V yoid, and shall be released at the cost of the first nart, but in case of failure or default in the narment of said promissory note when due, or any other part if
and assessments, and any other sum or sums necessary to preserve and protect such security, and may provide the necessary insurance on the buildings, and all such or expended shall bear interest at the rate of the pare ent. per annum, and this mortgage shall stand as security therefor. POLICE of the first part agree, that in case the party of the second party, it successors or assigns, are oblicteral and additional security and which said policy of policies shall be assigned to and heid by shill second party, it successors or assigns, are oblicteral and additional security and experiments of any order or thomany heatever, in order to proserve or protect the first parts and so the premises hereby conveyed and warranted, to use has a convergence of a precession or the premises hereby converged and warranted, to use ho and expenses incurred therein shall bear interest at to not present the any of the indexidence or protect the hold second party. The second party is a necessary is a second party, it is necessors or a signa, shall be due to preve due warranted, to use hold the preve may prevent the filling of a petitor or take to foreclose sans, the hold the here of may recover from the first party herein, or upon the failer or refusal to pay the principal indebtedness hereby secured to the variant prevent of any interest thereon, at maturity, or any tax or assessment herein mentioned, or to ownly with any reputemental herein contained, it proceeds thereof applied to the pay ment to the faile of the second part, its successors or basing and all be entitled to a concellar or house the basing period and warranted the prevent of the part in the second part, its successors or the second part, its successors or assigns, shall be an intergent and the second part is successed to a foreclosure and the may recover the house here and prevent the second part, its successors or assigns, shall be an intergent and the prevent part is and the second part, its successors or assigns, shall be anot intergent and the part is a second	or a here	any interest thereon, at maturity; or in case of default in the payment of any taxes or assessments levied against either the premises hereby conveyed or the indebt eby secured; or if the insurance on the buildings, as hereinafter provided, be not kept in force as stipulated; or if the partof the first part do, or suffer to be thing whereby this security is impaired, then import any such contingencies, the narry of the second nart, its successors or risging, may such
companies as suid second party skill elect, in the sum of	and so e	l assessments, and any other sum or sums necessary to preserve and protect such security, and may provide the necessary insurance on the buildings, and all such expended shall bear interest at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor.
The further supplied unit agreed, this in task wile party of the second part, its successing of an inference of point in any of the and representation of the proceeding of the point of the proceeding shall be and there of any proceedings shall be and there of any proceedings shall be and there of any proceedings shall be and there of the warranty herein, or upon the failure or refusal to pay the principal indebt deness proceedings shall be and there of the warranty herein, or upon the failure or refusal to pay the principal indebt deness hereby secured as an adverted by part thereof, or any interest thereon, at murphy or the warranty herein, or upon the failure or refusal to pay the principal indebt deness hereby secured is and the said party of the second part, its successors or assigns, shall be entitled to a fore-closure of this moriggs, and to have the said premise and the proceed thereof applied to the payment of the indebted ness of a deness of a fore-closure of this moriggs, and to have the said premise and the proceed thereof applied to the payment of the indebted ness of a denesses of a said indebt deness there of fore-dones is and there of fore-dones of a deness of a denesses of a said and every near thereof. All cover and the said party of the second hereof shall be entitled to a fore-done of this moriggs and the vertice at the rate is and the proceed there of applied to the payment of the indebted ness of a deness of a deness at the address of a denesses of a deness at the address of a deness at the address of a deness at the address of a denesses of a denesse of fore-dones of a denesse of a denesse at the address of a denesse at the address of a denesse of a denesse of address at the deness of the delta deness at the address of a denesse of address at the deness of the delta denesses of a denesse of a denesse of address at the deness of a denesse at the address of a denesse at the deness at the denesse at the deness at the denesse at	com	npanies as said second party shall elect, in the sum of
It is further agreed and understood, that upon a breach of the warranty herens, or upon the handle of returns it op any the principal indeptedness hereby secured and hereby secured shall at once, and without notice, become due and payable, at the option of the holder hereof, and shall bear interest, thereant is and the said partial is and the partial of the partial to all the rate part discrete and the said partial is and the partial of the partial to all the rate partial of the partial to all to each and to each and the timmediated or the partial of the partial to each and the holder is and precises of and intervity of the second part, is associated at the partial to all the returns therein and the said partial is and the partial of and the indeptedness hereby secured and the holder is and principal discovery the holder is and the holder is and principal discovery the holder is and the indeptedness in the said premises in these and premises is hereby accured shall be collider in the partial particle of the particle of the partial particle of the partial particle of the partial particle of the particle of the partial partis particle of the partial particle of the particle of the par	with for	h premiums therefor fully paid, which said policy or policies shall be assigned to and held by said second party, it's successors or assigns, as collateral and additional so the payment of the indebtedness hereby secured. It is fully a static of the second second second part its successors or assigns, shall be safe to make a bar of the land donari monts.
It is further agreed and understood, that upon a breach of the warranty herens, or upon the handle of returns it op any the principal indeptedness hereby secured and hereby secured shall at once, and without notice, become due and payable, at the option of the holder hereof, and shall bear interest, thereant is and the said partial is and the partial of the partial to all the rate part discrete and the said partial is and the partial of the partial to all the rate partial of the partial to all to each and to each and the timmediated or the partial of the partial to each and the holder is and precises of and intervity of the second part, is associated at the partial to all the returns therein and the said partial is and the partial of and the indeptedness hereby secured and the holder is and principal discovery the holder is and the holder is and principal discovery the holder is and the indeptedness in the said premises in these and premises is hereby accured shall be collider in the partial particle of the particle of the partial particle of the partial particle of the partial particle of the particle of the partial partis particle of the partial particle of the particle of the par	Ger such or t	neral Government, or any court or tribunal whatever, in order to preserve or protect the title to or possession of the premises hereby conveyed and warranted, it he costs and expenses incurred therein shall bear interest at ten per cent, thereafter had that in case of a foreclosure hereof, and as often as any proceedings shall be taken to foreclose same, the holder hereof may recover from the first part,, an attorney's fee of fifty dollars, which sum shall be due upon the filing of a peti
All respects be governed and constructed by the laws of Oklahoma. In Witness Whereof, The said partof the first part hahereunto sethandon this, thehandon this, the	due	celosure; and for all such costs, expenses and attorncy's tees, this mortgage shall stand as security. It is further agreed and inderstood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured, or any part thereof, or any interest thereon, at maturity, or any fax or assessment herein mentioned, or to comply with any requirements herein contained, th
An expected by governed and constructed by the laws of Oklahoma. In Witness Whereof, The said partof the first part ha	who per and sha	ole sum hereby secured shall at once, and without notice, become due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate cent. per annum, and the said party of the second part, its successors or assigns, shall be entitled to a forcelosure of this mortgage, and to have the said preuis I the proceeds thereof applied to the payment of the indebtedness hereby secured; and that immediately upon the filing of the petition in forcelosure the holder I be entitled to possession of said premises, and to each and every part thereof, and to collect and apply the rents thereform, less the reasonable expenditures,
All respects be governed and constructed by the laws of Oklahoma. In Witness Whereof, The said partof the first part hahereunto sethandon this, thehandon this, the	pay app oth	yment of said indebtedness; and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, pointment may be made either before or after the decree of foreclosure; and the holder hereof shall in no case be held to account for any damages, nor for any ner than those actually received. The appraisement of said premises is hereby expressly waived.
A. D. 19	all :	and overlands and agreements herein contained whith the write the and hereby conveyed, and this horizage and the evidence of independences hereby security is
STATE OF OKLAHOMA, .COUNTY, ss. Before me, .a Notary Public, in and for said Count State, on this		
STATE OF OKLAHOMA, .COUNTY, ss. Before me, a Notary Public, in and for said Cound State, on this .lo .nand .lo .nand .nand .nand .nand .nand		
STATE OF OKLAHOMA, .COUNTY, ss. Before me, a Notary Public, in and for said Cound State, on this .10	*****	
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his wife, to me known to be the indentical person, who executed the within and foregoing instrument, and acknowledged to me thatex the same as	Sta	
My commission expires	his	wife, to me known to be the indentical personwho executed the within and foregoing instrument, and acknowledged to me thatex
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	SI	TATE OF OKLAHOMA, TULSA COUNTY, ss. This instrument was filed for record on the

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