MORTGAGE AND RELEASE RECORD

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Manual Services of the control of th	KNOW ALL MEN BY THESE PRESENTS, That Moulds & Survey
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Special Conversions Survey Levis SAME, Together with all and adaptive the improvement demonst and the approximance thereunds blooging or a long-training, and all rights of homestead exemption, unto the gaid party of the second part, and to its surveaues are assigns, forever. And the said particularly covenant, and agreed the training of the promises hereby conveyed, and siesage of an disclosure of the first party of the action party of the action party of the action party is an experiment. The party of the action party is an experiment of the action party is an experiment of the action party is an experiment of the action party is a successor or assigns, against the inertial calages of dipersons whomesever. This conveyance, however, is intended an a mortgaps for the better covering of the said party for the first party for the said party for the first party for the said part	assigns, the following-described premises, situate in the County of
Special Conversions Survey Tested SAME, Tested with a land all desiration, containing in all. Second 19 Conversions Survey Tested SAME, Tested SAME and the improvement of the appropriate properticing, and all rights of homestead exemption, unto the gaid party of the second part, and to its successors or assigns, forever. And the said participated to the first part of the second party of the action part, its successors or assigns, against the land in the large of a person whomesers. This conveyance, however, is intended as a most gape for the best properties of the second party of the action part, its successors or assigns, against the first party of the action party is the second party of the action part, its successors or assigns, against the first party of the action party is a present party of the action party is the second party of the second party is the second party of the second party is the second party of the second party	The South half of Southwest quater (S'2 SH1/4)
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covenantand agreethat at the delivery hereof MMM the lawful gymer Sof the premises hereby conveyed, and seized of a good and indefeablio create of inhetitance therein, free and clear of all incumbrances, whatsoever, and delivery of the control part, is an accessor or seigner, against the lawful class of of premises without the control part is an accessor or seigner, against the lawful class of of premises without the control part is an accessor or seigner, against the lawful class of of premises of the main and the control part of the main the control part of the main than the control part of the co	1) A. J. Dast of the Indian Meridian, containing in all to the figure of land, more or less, according to Government Survey thereof.
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DOLLATIS positive general part the said sum at 2014 Dollatis and the property where the property of the said visible of the	inhaltence therein from and clear of all incumbrances, whatevery and the filly warrant, and forever defend the fitle is and nessession of the same union
It is expressly understood and agreed by and between the parties hereto, that this mortgage is the first length and the present the parties hereto, that this mortgage is the first lien on the premises hereby conveyed; that the parties hereto, that this mortgage is the first lien on the premises hereby conveyed; that the parties hereto, that this mortgage is the first lien on the premises hereby conveyed; that the parties hereby conveyed when the, and will need the commit one permit any waste upon and premises, or the removal of any building or other improvements. Upon payment of said promises precedy conveyed when the commit one permit any waste upon and premises, or the removal of any building or other improvements. Upon payment of said promises precedy conveyed when the committee of the parties of the payment of said promises produced and the conveyed or while become null and void, and shall be released at the cost of the first partie, the transport of the payment of any	better securing of the said sum of ### Multimodula fifty - (#/50)
COUNTY, S. Left the response to the description of the second part is imported the upon the happening of any seto configuration for the part of the second part, its second part is successor or assign, and any other sum or sims necessary to preserve and protect such security, and may provide the necessary insurance on the buildings, and all such sums no executions, and any other sum or sims necessary to preserve and protect such security, and may provide the necessary insurance on the buildings, and all such sums no executions, and any other sum or sims necessary to preserve and protect such security, and may provide the necessary insurance on the buildings, and all such sums no executions. The part of the part of the second part, its second parts, its second parts and its parts of the parts of the second part, its second parts	note Spearing even date herewith and the on the first day of mallimung Mt Mt 1. A. D. 1012 and bearing
The part. Softle first part were a to proceed and maintain pulles of insurance on the buildings beared on the buildings of the bui	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 particular the first part will pay the indebtedness hereby seemed at the time and place and in the manner provided in said notes and will also pay all taxes and assessments levied against 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 improvements therefrom without the written consent of said second party first had and obtained.
The part. Softle first part were a to proceed and maintain pulles of insurance on the buildings beared on the buildings of the bui	upon payment of said promissory note eccorning to the tenor and celect thereof, being wen and truly made, then, in such case, this conveyance shall be considered at the cost of the first part. It but in case of failure or default in the payment of said promissory note-when due, or any other part thereof, or 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 indebtedness hereby secured; or if the insurance on the buildings, as hereinafter provided, be not kept in force as stipulated; or if the part. Of the first part do, or suffer to be done, anything whereby this security is impaired, then upon the happening of any such contingencies, the party of the second part, its successors or assigns, may pay such taxes
This further stipulated and agreed, that in case the party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the feneral Government, or any court or tribunal whatever, in order to preserve or protect the title to pressession of the premises hereby conveyed and warranted, that all such costs and expenses incurred therein shall bear interest at ten per cent, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be had or taken to foreclosure; and for all such costs, expenses and attorney's fees, this mortgage shall stand as security. It is further agreed and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness increby secured when they or any part thereof, or any interest thereon, at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that the receiver earneting, and the said party of the second lart, its successors or resigns, shall be entitled to a foreclosure of this mortgage, and to have the said premises sold and the proceeds thereof applied to the payment of the indebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the holder hereof shall be entitled to passession of said premises and to each and every part thereof, and to collect and apply the reside therefore applied to the payment of this purpose the holder hereof shall be entitled to a scenario desire therefore or after the decree of foreclosure; and the holder hereof shall be entitled to a scenario desire therefore or after the decree of foreclosure; and the holder hereof shall in ocase be held to account for any damages, nor for any rental other than those actually received. The appraisement of said premises is hereby expressly waived. All covenants and agreements herein contained shall run with the land hereby conveyed; and this mortgage and the evidence of indebtedness hereby secured the said pay	The part. Softhe first part agree the procure and maintain policies of incurance on the buildings located on the premises hereby conveyed, in such insurance
This further stipulated and agreed, that in case the party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the feneral Government, or any court or tribunal whatever, in order to preserve or protect the title to pressession of the premises hereby conveyed and warranted, that all such costs and expenses incurred therein shall bear interest at ten per cent, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be had or taken to foreclosure; and for all such costs, expenses and attorney's fees, this mortgage shall stand as security. It is further agreed and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness increby secured when they or any part thereof, or any interest thereon, at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that the receiver earneting, and the said party of the second lart, its successors or resigns, shall be entitled to a foreclosure of this mortgage, and to have the said premises sold and the proceeds thereof applied to the payment of the indebtedness hereby secured; and that immediately upon the filing of the petition in foreclosure the holder hereof shall be entitled to passession of said premises and to each and every part thereof, and to collect and apply the reside therefore applied to the payment of this purpose the holder hereof shall be entitled to a scenario desire therefore or after the decree of foreclosure; and the holder hereof shall be entitled to a scenario desire therefore or after the decree of foreclosure; and the holder hereof shall in ocase be held to account for any damages, nor for any rental other than those actually received. The appraisement of said premises is hereby expressly waived. All covenants and agreements herein contained shall run with the land hereby conveyed; and this mortgage and the evidence of indebtedness hereby secured the said pay	companies as said second party shall elect, in the sum of DOLLANS, with premiums therefor fully paid, which said policy or policies shall be assigned to and held by said second party, its successors or assigns, as collateral and additional security for the payment of the indebtedness hereby secured.
It is further agreed and understood, that upon a breach of the warranty herein, or upon the failure or relisal to pay the principal inderstedness hereby secured will all the principal inderstedness hereby secured shall at once, and without notice, become due and payable, at the option of the loider hereof, and shall bear interest thereafter at the rate of ten who sum hereby secured shall at once, and without notice, become due and payable, at the option of the loider hereof, and shall bear interest thereafter at the rate of ten who sum hereby secured shall do said party of the secured part, its saids greatly and the said party of the secured party of the secured party is suggested. The party interest therefore, and shall be entitled to possession of said indebtedness; and for this purpose the holder hereof and the collect and apply the rents thereform, less the reasonable expenditures, to the payment of said indebtedness; and for this purpose the holder hereof shall be entitled to possession of said premises, the red of the payment of said indebtedness; and for this purpose the holder hereof shall be entitled to a procedure of which the mortgagos hereby consent, which approintments may be made either before or after the decree of forcelosure; and the holder hereof shall be entitled to a procedure of which the mortgagos hereby consent, which approintment may be made either before or after the decree of forcelosure; and the holder hereof shall be entitled to a count for any damages, nor for any rental other than those actually received. The appraisement of said premises is hereby expressly waived. All covenants and agreements herein contained shall run with the land hereby conveyed; and this mortgago and the evidence of indebtedness hereby secured shall in all respects be governed and construed by the laws of Oklahoma. In Witness Whereof, The said partial of the first part has Venezue and the evidence of indebtedness hereby secured shall in all respects be governed and construed by the laws of Oklahoma. A. D.	It is further stipulated and agreed, that in case the party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the General 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, that all such costs and expenses incurred therein shall be an interest at ten per cent thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall be had or 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 petition in
all respects be governed and construed by the laws of Oklahoma. In Witness Whereof, The said particle of the first part have hereunto set. A. D. 10/2 Country State of Oklahoma, State of Okl	It is further agreed and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured when due, or any part thereof, or any interest thereon, at muturity, or any fax or assessment herein mentioned, or to comply with any requirements herein contained, that the whole sum hereby secured shall be are interest thereafter at the rate of ten per cent. per annum, and the said party of the second part, its successors or assigns, shall be entitled to a foreclosure of this mortgage, and to have the said premises sold
all respects be governed and construed by the laws of Oklahoma. In Witness Whereof, The said particle of the first part have hereunto set. A. D. 10/2 Country State of Oklahoma, State of Okl	and the proceeds thereof applied to the payment of the indebtedness hereby secured; and that immediately upon the imag of the potential in local and every part thereof, and to collect and apply the rents therefron, less the reasonable expenditures, to the payment of said indebtedness; and for this purpose the holder hereof shall be entitled by a receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made either before or after the decree of forcelosure; and the holder hereof shall in o case be held to account for any damages, nor for any rental other than those actually received. The appraisement of said premises is hereby expressly waived.
STATE OF OKLAHOMA, Before me, Julian COUNTY, SS. Before me, Julian A. D. 19.12 Millie Shring A. D. 19.12 State of OKLAHOMA, Before me, Julian A. D. 19.12 State of OKLAHOMA, Before me, Julian A. D. 19.12 Millie Shring In Notary Public, in and for said ('ounty and State, our tild') And of said ('ounty and State, our tild') In the same as a filled voluntary act and deed, for the uses and purposes therein set forth. (Scal) My commission expires My commission	
Before me, James and for said County and State, out the indentical person Swho executed the within and foregoing instrument, and acknowledged to me that July executed the same as July voluntary act and deed, for the uses and purposes therein set forth. (Scale) My commission expires M. 20	
Before me, James and for said County and State, out the indentical person Swio executed the within and foregoing instrument, and acknowledged to me that July executed the same as July voluntary act and deed, for the uses and purposes therein set forth. (Scale) My commission expires M. 20	Millio Shing
Before me, James and for said County and State, out the indentical person Swho executed the within and foregoing instrument, and acknowledged to me that July executed the same as July voluntary act and deed, for the uses and purposes therein set forth. (Scale) My commission expires M. 20	The same of the same of
his wife, to me known to be the indentical person S who executed the within and foregoing instrument, and acknowledged to me that the same as which wountary act and deed, for the uses and purposes therein set forth. All commission expires A. 2	Before me Ather 1 Millet
the same as Will voluntary act and deed, for the uses and purposes therein set forth. (Scal) My commission expires D.W. 23 — 10/6 Notary Public.	State, girtish
STATE OF OUI AUGMA THISA COUNTY on	the same as
By. Doputy. Calcap, Lewis Chief Register of Deeds.	STATE OF OUI AHOMA THI SA COUNTY on
	By. Doputy. Calego, Cherris Olivie Register of Decels.