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MORTGAGE AND RELEASE RECORD

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i muskeee	Cklahomo_		, for and in consi	ideration of the sur	of	
	Juelee Hur	ndret and y	110/100 -]
the receipt of which is here S a Lynce of	Juclue Hus by acknowledged, ha S. mon Mar Gork and Mar gas, the following property, si	rtgaged and hereby mortga	nge S. unto LYNH	DE-BOWMAN-DAR Leús	BY COMPANY, a co	rporation, at Musk
The cast la	gus, the following property, si	Runted in			County, Oklahoma	, to-wit:
Applica land (1)	1 (5) of the south	wes grander (- 4)	of Instan	. //4)	I TREASUREN	CS ENDORSHA
East conter	Jourschift Kanelte Ining 80 alres	most or less	6475		I hereby cort	ily that I received
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touther with all the funne	wements thercon and the app	nutananga thananta hal		By the	ermicheal	Çeniş .
	the first part hereby covenan			_	the level ow	or-of the said pr
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title to and possession of the whomsoever. All rights of	asible estate of inheritance the same unto <i>The Said S A</i> homestead exemption are here.	Lynde hrs Heirs) reby expressly waived.	, 's successors of	r assigns, forever, ag	ainst the lawful clai	ms and demands of
	en to secure the payment of t le first part to TAESAM.Ref					
	welk 1st-					
Seventy Luco & Sevents Luco &	nt. after maturity; said intere ad no /100 ad porteo ad porteo	7	Dollars, due	march 1 AF-	/	916 and on 917 and 0
Swentz Two an Deventz Two as	doffor dagin	•	Dollass oue	ue on the LAT		narch 1919
and and	and mojer enty swo and no// y the Mrey of the sec	or sollars due	march 1'Al	- 1920 maturity, Said no	tes and coupons, an	d this mortgage, a
an actual loan of money by It is expressly under	stood and agreed that this m	ortgage is the first lien on i	the premises herel	art. by conveyed; that th	e part 4 of the first	part will pay the i
hereby secured, and all inte against the premises when a	stood and agreed that this morest thereon, at the time and due; and will neither commit in the opinion of the 1/2 of riv of the first and the 1/2 of Second Carrier in Succession	place and in the manner p nor permit any waste upo	provided in said n n the premises; =	note and coupons; a	and will also pay all rmit any work or of vill materially and	taxes and assess perations upon said
THE PATTY OF THE	Second Cartas Successors	building or other improven or assigns.	tents shall be rem	oved from said prer	nises without first of	ptaining the writte
he assigned to CANDID'S	select, in the sum of not less	The successors or assigns.	and an Had shall be all		for the indebtedness	hereby secured.
In case of failure or tained as above stipulated, gency, The Sald Stefond and may provide the necess.	default in the payment of an or if the first part	taxes or assessments lev or sufferS to be done, any ccessors or assigns, may pr ums so expended shall become	ied against the pr thing whereby th ay such taxes and	emises, or if the ins is security is impair assessments, and a	urance on the buildi ed, then, upon the ny other sums neces	happening of any s sary to preserve su
In case of failure or i tained as above stipulated, gency, THE SALU SPECOLO and may provide the necess paid and expended this more	or if the first part Ado. 2. A Party MY SPACA Site such any insurance, and all such su	by taxes or assessments lev or suffer S.to be done, any ccessors or assigns, may pr ums so expended shall become 7.	ied against the pr thing whereby th ay such taxes and me at once due a	emises, or if the ins is security is impair assessments, and a nd shall bear intere	urance on the buildi ed, then, upon the ny other sums neces st at the rate of ter	happening of any s sary to preserve su per cent.; and for
In case of failure or tained as above stipulated, gency, TAVESAIJSECTAC and may provide the necess paid and expended this mon Upon payment of as released at the cost of the f the principal indebtedness as contained, then the whole as to a foreclosure of this mort all costs and expenses, inclu	or if the first part 2do 2 <i>JPATLY MASTA Gravita</i> , and all such sur- riggge shall stand as security and promissory note and int first part. <i>J</i> . But it is expr secured with due, or any par- num hereby secured shall at o null bear interest thereafter at tgage, and to have the premi- nding attorney's fees.	by taxes or assessments lev or suffer.S.to be done, any cessors or assigns, may pr mus so expended shall beco , erest coupons, according t essly agreed that upon a b rt thereof, or any interest nee, and without notice, b the art of ten per cent. a ises sold and the proceeds t	ied against the pr thing whereby th ys such taxes and me at once due a to the tenor and reach of any cove thereon, or any come due and p and <i>DPC ARAC</i> thereof applied to	remises, or if the insise centrity is impain is security is impain assessments, and a shall bear interce effect thereof, this is mant, agreement or tax or assessment, availe, pt the option the payment of the	urance on the buildi ed, then, upon the ny other sums necess st at the rate of ter mortgage shall becon warranty herein, or or to comply with n of <i>LB.C.MALCE</i> MATE TO searcess indebtedness hereby	happening of any s asary to preserve au a per cent.; and for nu pon failure or rel any, other requiren X (J E R E D F (0) To s or assigns, shall secured, accrued i
In case of failure or it tained as above stipulated, gency, TA-823/J2860A and may provide the necess paid and expended this mon Upon payment of as released at the cost of the f the principal indebtedness a contained, then the whole s successors or assignst, and si to a forcelosure of this mort all costs and expenses, inclu It is further agreed the order to protect or preserve become due and payable am recover from the said first p as security.	or if the first part 2do 2 <i>PAPXY MNSPACT</i> , its su ary insurance, and all such as rigage shall stand as security aid promissory note and inf first part. 2. But it is expr secured wifen due, or any pai um hereby secured shall at o hall bear interest thereafter at tgage, and to have the premi using attorney's fees that in case <i>URC. PAPCY</i> that in case <i>URC. PAPCY</i> d shall bear interest at ten part part 2 all costs and expens	by taxes or assessments law or suffers.to be done, any cessors or assigns, may pr mus so expended shall become a creat compons, according the easily agreed that upon a b rt thereof, or any interest nees, and without notice, b t the rate of ten per cent. a ises sold and the proceeds to fixe second expendence of the solu- cal premiser, then all com- tes the rate of ten as any set, and a reasonable attorn	ied against the pr thing whereby th ys such taxes and me at once due a to the tenor and reach of any cove thereon, or any come due and p and <i>CM</i> 2.737.63 thereof applied to CM successors or as and expenses, y proceedings shall ney's fee; and for	remises, or if the insise centrity is impaid assessments, and a not shall bear interce effect thereof, this is mant, agreement or tax or assessment, walle, at the option of for a sessment, the payment of the assigns, shall herean assigns, shall herean all such costs, expen-	urance on the buildi ed, then, upon the ny other sums necess st at the rate of ten nortgage shall becon warranty herein, or or to comply with n of the <i>Local a</i> <i>Comply</i> with n of the <i>Local a</i> <i>Comply</i> with n of the <i>Local a</i> <i>Comply</i> with n of <i>Local a</i> <i>the comply a</i> <i>the comply a</i> <i>the success</i> <i>indebtedness</i> hereby iter appear in any <i>i</i> to forcelose the fill mass and attorney's	happening of any : happening of any : per ceut.; and for upon failure or re any other required any other required any other required there are a second period there are a second there are a second period there any a the are a second period there any a the are a second any a second a second a second a second
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