MORTGAGE RECORD

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The try of the first part and the street and the street and the street and assigns, and will forever defend the abrocald premises against the hawful dame and demants on the street of the second part, in belies, executors, administrators and assigns, and will forever defend the abrocald premises against the hawful dame and demants on the street of the		· ·				
TO IS FURTHIER AGREED AND UNDERSTOOD, That the said second party may pay any taxes and assessments levied against said premises or any other easy to protect the rights of such party or its assigns, including insurance upon buildings, and recover the same from the first party with	orm and companies sat ransferred, said second	isfactory to said second pa l party is authorized, as ag	rty, and that all policies and reent of the first party, to assign	mewal receipts shall be of the insurance to the gr	lelivered to said second partee of the title.	arty. If the title to the said pre
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wer from the first party an attorney fee of Additional Control of the petition in foreclosure and which is secured hereby, and which the first party promises and a syrty organie with the first party promises and a syrty organie with the first party promises and a syrty organic with the first party promises and a syrty organic with the first party promises and a syrty organic with the first party promises and a strength of the said premises, incurred by reason of this mortgage or to protect its lieus, shall be repaid by the mortgage or to demonstrate there were the strength of the mortgage or assigns, with laterest there were the strength of the mortgage or assigns, with laterest there were the strength of the mortgage or assigns, with laterest there were the promises and the strength of the mortgage of assigns, with laterest there were the strength of the mortgage and to have the advantage and to have the said premises of the strength of the party ment of the struction of any but their improvements thereon, without the consent of the said second party, the whole sum secured hereby shall at one and without notice become due and payable a on of the holder thereof, and shall be an interest thereafter at the arts of a sum of the holder thereof, without the consent of the said premises of the said premises, and to collect and apply the roots thereof, text are the strength of the petition in foreclosure of the holder hereof shall be untilled to the prosession of the said premises, and to collect and apply the roots thereof, text are true with the land herein converted, and the appraisement of said premises is hereby expressly waived. And all the covenants and agreements herein confirm with the first proposal secured, thereby, shall in all respects be governed and construct by the laws of the State of Oldahoma. Dated this State of Oldahoma. Dated this State of Oldahoma. ATE OF OKLAHOMA, TULSA COUNTY, SS. This instrument was filed in my office for record on the 26. day of 26. day of 26. day of 26. d					in the second second	
AND IT IS FURTHER AGREED. That upon a breach of the warranty herein or upon a failure to pay when due, any sum, interest or principal, secured he my tax or ossessment herein mentioned, or to comply with any requirements herein or upon any waste upon said premises, or any removal or destruction of any but their improvements thereon, without the consent of the said second party, the whole sum secured hereby shall at once and without notice become due and payable a on of the holder thereof, and shall bear interest thereafter at the rate of the property of the second party in their improvements thereon, without the consent of the said premises sold and the proceeds applied to the payment of the sums secured hereby; and that immedia to a foreclosure of this mortizage and to have the said premises and to a foreclosure of this mortizage and to have the said premises and to collect and apply the rarts thereof, less re developed in the falling of the petition in foreclosure the holder hereof shall be entitled to the possession of the said premises, and to collect and apply the rarts thereof, less re developed to the payment of the sums secured hereby; and that immedia to premise and to collect and apply the rarts thereof, less re developed to the payment of the sums secured hereby; and the holder hereof shall be a possession of the said premises and to collect and apply the rarts thereof, less re developed to the payment of the sums secured hereby; and the proceeds applied to the payment of the sums secured hereby; and the holder hereof shall in no case to the state of the said secure of the		•	· · ·			
AND IT IS FURTHER AGREED. That upon a breach of the warranty herein or upon a failure to pay when due, any sum, interest or principal, secured he my tax or assessment herein mentioned, or to comply with any requirements herein or upon any waste upon said premises, or any removal or destruction of any but their improvements thereon, without the consent of the said second party, the whole sum secured hereby shall at once and without notice become due and payable or ion of the holder thereof, and shall bear interest thereafter at the rate of	ver from the first par vided for by said note my, together with expe itle to said premises, in	ty an attorney fee of	n the filing of the petition in fo in preparation for foreclosure. ortgage or to protect its liens,	reclosure and which is s Any expense incurred shall be repaid by the n		s, or such different sum as man a the first party promises and a including attorney fees and abs e or assigns, with interest there
ing tax or assessment herein mentioned, or to comply with any requirements herein or upon any waste upon said prenises, or any removal or destruction of any builder improvements thereon, without the consent of the said second party, the whole sum secured hereby shall at one and without notice become due and payable a found to a foreclosure of this inortigage and to have the said premises sold and the proceeds applied to the payment of the sime secured hereby; and that immedia in the filling of the petition in foreclosure to helder hereof shall be entitled to the possession of the said premises, and to exhete and apply the routs thereof, less re obly consent, which applointment 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 ranage other than for routs actually received; and the appraisement of said premises is hereby expressly waived. And all the covenants and agreements herein contains the said payment of the said premises is hereby expressly waived. And all the covenants and agreements herein contains and the said payment of the said premises is hereby expressly waived. And all the covenants and agreements herein contains and the said payment of the said premises is hereby expressly waived. And all the covenants and agreements herein contains and construct by the laws of the State of Oklahoma. Dated this . Signed in the payment of the said premises be governed and construct by the laws of the State of Oklahoma. Before me . Day a gashall	10 per cent	. per annum, and this mor	gage shall stand as security th	erefor.		
This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oldahoma. Dated this	iny tax or assessment in other improvements the	nerein mentioned, or to cor reon, without the consent	aply with any requirements he of the said second party, the wi	rein or upon any waste u 10le sum secured hereby	pon said premises, or any r shall at once and without	removal or destruction of any bui notice become due and payable a
This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oldahoma. Dated this	ion of the holder there- entitled to a foreclosur in the filing of the peti a expenditures, to the p eby consent, which app lamage other than for	of, and shall bear interest; e of this mortgage and to b tion in foreclosure the hold bayment of said indebted no bointment may be made ei- rents actually received; an	hereafter at the rate of	the proceeds applied to the proceeds applied to the possession of the said lder hereof shall be entited of foreclosure, and the hall mises is hereby expressly	nnum, and the said party the payment of the sums a premises, and to collect an led to a receiver, to the a older hereof shall in no c waived. And all the cover	of the second part or its assigns, secured hereby; and that immedid apply the rents thereof, less responsible to the mortgue be held to account for any reants and agreements herein control of the second of the se
SIGNED IN THE PRESENCE OF SIGNED IN THE PRESENCE OF COUNTY, SS. Before me, b. Long alshall and for said County and State, on this get the day of Cetober and sold county apperatured. ATE OF OKLAHOMA, July County and State, on this get the day of Cetober and sold county apperatured. Sold county and State, on this get the day of Cetober and sold county apperatured. Sold county and State, on this get the day of Cetober and sold county apperatured. Sold county and State, on this get the day of Cetober and sold county apperatured. Sold county and State, on this get the day of Cetober and sold county apperatured. Sold county and State, on this get the day of Cetober and sold county apperatured to be the identical personal who executed the within and foregoing instrument, and acknowledged to me that They executed the san within the day and year above written. Witness my hand and official seal the day and year above written. Sold county and state, on this get the day and year above written. Sold county and acknowledged to me that the day and year above written. Sold county and acknowledged to me that the day and year above written. Witness my hand and official seal the day and year above written. Sold county and acknowledged to me that the day and year above written. Sold county and acknowledged to me that the day and year above written. Sold county and acknowledged to me that the day and year above written. Sold county and acknowledged to me that the day and year above written. Sold county and acknowledged to me that the day and year above written. Sold county and acknowledged to me that the day and year above written. Sold county and acknowledged to me that the day and year above written. At the instrument was filed in my office for record on the day and year above written.	I run with the land he This Mortgage and	erein conveyed. the note and coupons secu	red thereby, shall in all respec	ts be governed and con	strued by the laws of the	State of Oklahoma.
Larence bray Croft ATE OF OKLAHOMA Tuelsal COUNTY, ss. Before me, D. D. Long glashall day of Cetaber 10/0, personally apper and Described Descri)	8 th day of	Detalen	19.60		
Larence bray Croft ATE OF OKLAHOMA Tuelsal COUNTY, ss. Before me, D. D. Long glashall day of Cetaber 10/0, personally apper and Described Descri				Jam	en Buch.	m 9:00:1
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Before me, G. Deog geshall Independent of the same of	ATE OF OKLA	HOMA. Sa	esal	COUNTY, ss.	W. 44 W X2	
and for said County and State, on this day of Cetaber 10/2, personally appeared by the known to be the identical personal who executed the within and foregoing instrument, and acknowledged to me that Jacques executed the san free and voluntary act and deed for the uses and purposes set forth. Witness my hand and official seal the day and year above written. Commission expires May 4-19/	Before me. 6. 0	O Gon alsh	ull.	_	" notary	Tubliel
This instrument was filed in my office for record on the 28 stay of Cell College Colle	nd for said County an	d State, on this	28th day of	Letober		19/d, personally anne
ne known to be the identical persond who executed the within and foregoing instrument, and acknowledged to me that	10	1 16.0		unitwife m	ary & Gill	in
This instrument was filed in my office for record on the 28 8 day of Del	ne known to be the ide	entical persons who execut				They executed the san
commission expires May 14-191	×/ •					
This instrument was filed in my office for record on the 28 % day of Oel		•		In al.	Channel	rel
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	~ ()	s filed in my office for reco	and on the 28.3	day of Clet	×	