MORTGAGE RECORD NO. 465

379

State State State

1.	144	S. 1.	4 S S	Page	6
10.00	C. 19	ter ivi	1.75	લેવરાં	R. Ash
#2	111	20	7	N	3
# T					
	Sec. 17.		i n i j	5.2.1	$\phi \rightarrow Q$

0

	REAL ESTATE MOR	LUAGE.	
. KNOW ALL MEN BY THESE PRESENTS, That	Ass Rose and	nis wife Carrie Rose,	
-в	and the second second second second		of the first part, ha.V.C.
mortgaged and hereby mortgage to	집안 많이 그 않는 것을 다니 것 같이 많이 많이?	그렇게 잘 다 다 좀 안 해야 한다. 것은 것이 가지 않는 것은 것이 가지 않는 것이 같이 것이 같이 했다.	아이와에서 가 있는 것이 좀 많이 가지 않았다.
6f		nd part, the following described real estate ar	nd promises situated in
Tulsa County, State of Öklahoma, to-wit:			
Addition to	(4) in Block Five the City of Tu to the recorded p	e (5) in Sunset Park Lsa, Oklahoma, plat thereof.	
	•	TREASURER'S ENDOR 1 hereby unity that I received Receipt No. 221/ then or as par- tax on the within usars, 52. Dated this // Gay of 1200 W. W. Suckey, couple	\$.,36 and issued event of morigage. <u>Ca., 11912.3</u>
		under ander and	Derniy
with all the improvements thereon and appurtenances t		이 같아요 한다. 이 것도 안 옷에서 다 안 한 것 같아요. 그 가슴을 다는 것이 같아요. 그 것이	
This mortgage is given to secure the principal sun	n of		
with interest thereon at the rate <b>292</b> , per cent, per an	80	ni- date	DÓLLARS,
according to the terms of <u>One</u>	그 집에 있는 것 같은 것 같이 많은 것 같아. 나는 것 같아.	an a	
	history note	useradel as follows, to-wit:	사망 등의 가격 등 위에서 성격다. 이 것은 것은 것은 것은 것이다.
말하는 것 같은 것을 알려야 한다. 물통 것을 것 같아요.		: 2017년 1월 1일 - 2017년 1월 2017년 1월 19일 - 1일 - 2017년 1월 2017년 1월 19일 - 2017년 1월 19일 - 2017년 1월 2017년	
the end	l of two (2) year	t providing that the makers lee of paying said note at	
the end	ave the privil <u>e</u> l of two (2) yean	lge of paving said note at	
The end Provided, always, that this instrument is made, covenant	l of two (2) $ye_{a_1}$ executed and delivered upon monts of said land when the premises. and to 1 is. parties hereto that if any milums, or in case of the t	ige of paying said note at s. a the following conditions, to-wit: That said same shall become due, and to keep all impro insure, and keep insured in default be made in the payment of the principal reach of any covenant herein contained, the	Arst part168 hereby vements in good repair favor of seco i sum of this mortgage whole of said principal
The end Provided, always, that this instrument is made, covenant	l of two (2) year executed and delivered upor ments of said land when the re premises. And to 1 39. parties hereto that if any milums, or in case of the t norigage may be forcelosed	ige of paying said note at s. a the following conditions, to-wit: That said same shall become due, and to keep all impro insure, and keep insured in default be made in the payment of the principa weach of any covenant herein contained, the and second part. Y shall be entitled to the to	Arst part128 hereby vements in good repair favor of seco I sum of this mortgage whole of said principal mmediate possession of
The end Provided, always, that this instrument is made, covenint	l of two (2) year executed and delivered upor ments of said land when the re premises. And to 1 B. parties hereto that if any miums, or in case of the t nortgage may be forcelosed that in the event action is	ige of paying said note at s. a the following conditions, to-wit: That said same shall become due, and to keep all impro insure, and keep insured in default be made in the payment of the principa weach of any covenant herein contained, the and second part. Y shall be entitled to the pri- brought to foreclose this mortgage	Arst part128 bereby vements in good repair favor of seco l sum of this mortgage whole of said principal mmediate possession of
The end Provided, always, that this instrument is made, covenant	l of two (2) year executed and delivered upor ments of said land when the re premises. And to 1 B. parties hereto that if any miums, or in case of the t nortgage may be forcelosed that in the event action is	ige of paying said note at s. a the following conditions, to-wit: That said same shall become due, and to keep all impro insure, and keep insured in default be made in the payment of the principa weach of any covenant herein contained, the and second part. Y shall be entitled to the pri- brought to foreclose this mortgage	Arst part128 bereby vements in good repair favor of seco l sum of this mortgage whole of said principal mmediate possession of
The end Provided, always, that this instrument is made, covenant	l of two (2) year executed and delivered upor meents of said land when the permises. And to 1 B. parties hereto that if any milums, or in case of the t norigage may be foreclosed if that in the event action is in	ige of paying said note at 	Arst part168 hereby vements in good repair favor of seco i sum of this mortgage whole of said principal numediate possession of 
The end Provided, always, that this instrument is made, covenant	l of two (2) year executed and delivered upor monts of said land when the repremises. And to J Be parties hereto that if any milums, or in case of the t nortgage may be foreclosed in that in the event action is in that in the event action is in the particular of the	ige of paying said note at 	Arst part168 hereby vements in good repair favor of seco i sum of this mortgage whole of said principal numediate possession of 
The end Provided, always, that this instrument is made, covenant	l of two (2) year executed and delivered upor monts of said land when the repremises. And to J Be parties hereto that if any milums, or in case of the t nortgage may be foreclosed in that in the event action is in that in the event action is in the particular of the	ige of paying said note at a the following conditions, to-wit: That said same shall become due, and to keep all impro- nsure, and keep insured in default be made in the payment of the principa reach of any covenant herein contained, the y and second part. Y shall be entitled to the p brought to foreclose this mortgage	first part188 berehy vements in good repair favor of seco i sum of this mortgage whole of said principal mmediaia possession of 
The end Provided, always, that this instrument is made, covenant	a of two (2) year executed and delivered upor monts of said land when the repremises. and to 3 is . parties hereto that it any building may be forcelosed i that in the event action is 1 dohereh that in the second action is 1	ige of paying said note at s. a the following conditions, to-wit: That said same shall become due, and to keep all impro- insure, and keep insured in default be made in the payment of the principal reach of any covenant herein contained, the and second part. Y shall be entitled to the b brought to foreclose this mortgage	Arst part168 hereby vements in good repair favor of seco i sum of this mortgage whole of said principal mmediate possession of 
The end Provided, always, that this instrument is made, covenant	l of two (2) year executed and delivered upo- iments of said land when the is premises. 'All to J Be parties hereto that if any i milums, or in case of the t nortgage may be foreclosed that in the event action is do	ige of paying said note at "S. a the following conditions, to-wit: That said same shall become due, and to keep all impro- insure, and keep insured in lefault be made in the payment of the principa reach of any covenant herein contained, the y and second part. Y shall be entitled to the p brought to foreclose this mortgage	Arst part168 hereby vements in good repair favor of seco i sum of this mortgage whole of said principal mmediate possession of 
The end Provided, always, that this instrument is made, covenant	a of two (2) years executed and delivered upor imports of said land when the is premises. 'And to J Be parties hereto that if any i milums, or in case of the t nortgage may be foreclosed that in the event action is do	ige of paying said note at s. a the following conditions, to-wit: That said same shall become due, and to keep all impro- insure, and keep insured in befout be made in the payment of the principa brought to foreclose this mortgage	Arst part16.8 bereby vements in good repair favor of seco i sum of this mortgage whole of said principal mmediata possession of 
Tulsa, before me,	l of two (2) year	ige of paying said note at s. a the following conditions, to-wit: That said same shall become due, and to keep all impro- insure, and keep insured in default be made in the payment of the principa reach of any covenant herein contained, the and second part. Y, shall be entitled to the to brought to foreclose this mortgage	Arst part. 16.8 hereby vements in good repair favor of Seco I sum of this mortgage whole of said principal mmediate possession of 
The end Provided, always, that this instrument is made, covenant	a of two (2) year executed and delivered upon monts of said land when the repremises. And to 1 Be parties hereto that it any milums, or in case of the t nortgage may be foreclosed in that in the event action is in do	ige of paying said note at TS. a the following conditions, to-wit: That said a same shall become due, and to keep all impro- insure, and keep insured in default be made in the payment of the principal reach of any covenant herein contained, the v and second part. Y, shall be entitled to the pri- brought to foreclose this mortgage	Arst part168 hereby vements in good repair fBVOT Of SECC I sum of this mortgage whole of said principal numediate possession of 
The end Provided, always, that this instrument is made, covenant	a of two (2) year executed and delivered upor monts of said land when the re premises. and to 3 is. parties hereto that it any parties hereto that it any in case of the t nortgage may be forcelosed if that in the event action is 1 do	ige of paying said note at TS. a the following conditions, to-wit: That said a same shall become due, and to keep all impro- insure, and keep insured in default be made in the payment of the principal reach of any covenant herein contained, the y and second part. Y shall be entitled to the b brought to foreclose this mortgage	Arst part168 hereby vements in good repair favor of seco i sum of this mortgage whole of said principal mmediate possession of 
The end Provided, always, that this instrument is made, covenant	a of two (2) year	ige of paying said note at a the following conditions, to-wit: That said a are shall become due, and to keep all impro- insure, and keep insured in default be made in the payment of the principa reach of any covenant herein contained, the and second part. Y, shall be entitled to the b brought to foreclose this mortgage	Arst part. 108 hereby vements in good repair favor of seco i sum of this mortgage whole of said principal mmediate possession of 
The end Provided, always, that this instrument is made, covenant	a of two (2) year executed and delivered upor monts of said land when the repremises. And to J so parties hereto that it any milums, or in case of the t nortgage may be foreclosed that in the event action is do	ige of paying said note at TS. a the following conditions, to-wit: That said a same shall become due, and to keep all impro- insure, and keep insured in default be made in the payment of the principal reach of any covenant herein contained, the v and second part. Y, shall be entitled to the pri- brought to foreclose this mortgage	Arst part. 108 hereby vements in good repair favor of seco i sum of this mortgage whole of said principal mmediate possession of 
Provided, always, that this instrument is made, sovenant	executed and delivered upol iments of said land when the is premises. 'All to J Be parties hereto that if any i milums, or in case of the t nortgage may be foreclosed i that in the event action is do	ige of paying said note at s. a the following conditions, to-wit: That said same shall become due, and to keep all impro- insure, and keep insured in default be made in the payment of the principa reach of any covenant herein contained, the and second part.Y shall be entitled to the to brought to foreclose this mortgage	first part. 168 hereby vements in good repair favor of seco i sum of this mortgage whole of said principal mmediate possession of 
Provided, always, that this instrument is made, covenant	executed and delivered upon ments of said land when the premises. All to J B. parties hereto that it any i muums, or in case of the t norigage may be foreclosed i that in the event action is i do	ige of paying said note at s. a the following conditions, to-wit: That said same shall become due, and to keep all impro- insure, and keep insured in default be made in the payment of the principa reach of any covenant herein contained, the und second part.Y, shall be entitled to the, b brought to foreclose this mortgage	first part. 108 hereby vements in good repair favor of seco i sum of this mortgage whole of said principal mmediate possession of 
Provided, always, that this instrument is made, covenant	executed and delivered upon ments of said land when the premises. All to J B. parties hereto that it any i muums, or in case of the t norigage may be foreclosed i that in the event action is i do	ige of paying said note at s. a the following conditions, to-wit: That said same shall become due, and to keep all impro- insure, and keep insured in default be made in the payment of the principa reach of any covenant herein contained, the und second part.Y, shall be entitled to the, b brought to foreclose this mortgage	Arst part. 108 hereby vements in good repair favor of seco i sum of this mortgage whole of said principal mmediate possession of 
Provided, always, that this instrument is made, sovenant	executed and delivered upon monts of said land when the re premises. 'All to J parties hereto that it any i milums, or in case of the t nortgage may be foreclosed i that in the event action is i do	ige of paying said note at s. a the following conditions, to-wit: That said same shall become due, and to keep all impro- insure, and keep insured in default be made in the payment of the principa reach of any covenant herein contained, the und second part.Y, shall be entitled to the, b brought to foreclose this mortgage	Arst part. 188 hereby vements in good repair fBVOT of SECC I sum of this mortgage whole of said principal mmediate possession of 