## MORTGAGE RECORD

COMPARED OI CONSIDERATION OF LANGUE	y salth			. //	
	unee inougenn U.andi George	U two Trus U. Ward, he	granellande er hinsband	ighty five	DOLLARS
f		*		al referred to now and herea	ter in this instrument in the
of Tulsa, Oklahoma, mortgagees, the fol	lowing-described real esta			15,16,17 and	Oklahoma:
except the morther	get corner of	flots 16,1	I and 18, mi	boundary, the	se bling a
runklinda nedert	themesterly my Dulead	Mirection Lounty S	vacrosols Effal	aid lotal, all	above liste
Township Is can Oakdall additions	the south	veet ff ff to of Tilles	almorthea Chlin Agua Oklinam	elite de la	con the
The mortgagors represent that the caiving hereby all rights of homestead PROVIDED, That whereas, said	exemption. d mortgagors are justly i	indebted unto said mor			
Jurel! Thousand 1 or a loan thereof made by said morten, bearing date Quant 3	gees to said mortgagors a		to the tenor of Italian	certain principal noted.e	DOLLARS
	Julia a.	Stillow	the first	day of Jan	uary ner cen
on the first day of	coupons	nttached to said princi		fore and after maturity, the te therewith, and payable to	
t said mortgagors shall pay the alores erform all the covenants and agreemen	nts of this mortgage, then	principal and interest, whese presents to been			
Said mortgagors agree to pay all state therein, including the interest re- harge that may be levied, assessed aga f the lien of this mortgage, or the colle ortgage and the note secured hereby a iterest at the rate of ten per cent. per a	resented by this mortgag inst or required from the ction of the said indebted may pay said taxes, assessingum from date of such	e lien, or upon the more holder of said mortgage lness. In case said more sments or charges, and advancement, and this	rtgage or the note or debt ge and note as a conditio rtgagors shall fail to pay a said mortgagors agree to mortgage shall be a furth	secured hereby; and further to n to maintaining or enforcing y such taxes, assessments or c repay upon demand the full a or lien for the payment therec	o pay any tax, assessment of the enjoying the full benef harges, then the holder of th mount of said advances, wit f.
The mortgagors agree to keep all ontinuously until this loan is fully paid	l buildings and improvem	ients upon said land in	as good a condition as th	ey now are; to neither commi	t or suffer waste; to mainta
yable in case of loss to mortgagee or y them retained until the payment of rnado, or both—should mortgagors mum, mortgagors pledge themselves,	assigns, upon the mortg this obligation. And the default in so doing and t and the lien of this mort	gage indebtedness, all in mortgagors authorize of advance the money of gage shall extend there	nsurance policies to be de the hokler thereof to rep therefor; and to ropay su	elivered unto mortgagee or as air any waste, and to take of th advances with interest at	signs as soon as written, ar at policies of insurance—fir the rate of ten per cent, p
Non-compliance with any of the and no demand for the fulfillment of b ame and foreclose this mortgage, the in	agreements made herein	by the mortgagors sh	all cause the whole debt s	ecured hereby to mature at th	e option of the holder hered
The mortgagors further expression mineral, and all their rights to any reads or royalties, and to hold such royalties, and to hold such royalties, as it matures.	y assign to the holder of ovalties or reats arising f	said mortgage indebter	dness all their interest in a	my outstanding leases upon s	aid land, shether agricultures not required to collect suc
The exercise of the rights and au se optional with the holder of said mor- any such authority to pay taxes, take o	thority herein granted to tgaga indebtedness, and r	the holder of the more	gage indebtedness, to pay n, and he shall not in an ther authority berein gran	taxes, take out insurance, c y case be liable to the mortge	ollect rents or royalties, sha gors for a failure to exerci-
Grantors agree that in case defatee of ten per cent, on the first five hunnay be included in the cause of action with the work of the course of action with the cause of action of the course of the c	ult occurs upon said mort dred dollars, and five per and shall be secured by the	tgage indebtedness or a cent, on sums above t he lien on this mortgage	my part thereof and suit i hat, to become due imme e.		
Executed and Delivered				ar in aramanan i zaraman araman.	
Carrel 1			69		<u> U</u>
Ily Querry	kanan damaring agarasi.			- W. Mard	
PATE OF OKLAHOMA	Tukia	/ cor	INTV ee		Mr. Const. Printers and Const.
Before me, the undersigned, a	Motory Pu	Olici	and lin and	for said County and State, on	this 32
is wife, to me known to be the identic	al person who executed	the within and forego	ing instrument, and ack		
ame as the tree and t			s therein set forth,	Querry	Notary Public.
TATE OF OKLAHOMA,	<u> </u>		JNTY, ss.		
Before me, the undersigned, n		ى ئىلىن ئىق سىسىدىنىن ئىن يېرىيىنىنىنىنىيىن	in and		
o me known to bu the identical person	who executed the with at and deed for the uses an	in and foregoing instru	ment, and acknowledged		
fy commission expires,	R e			Vera	e e e e e e e e e e e e e e e e e e e
		19)			Notary Public.
STATE OF OKLAHOMA,	TULSA COUNTY	, ss.			
The second secon	TULSA COUNTY	, ss.	aug 11	1910 at	

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