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MORTGAGE RECORD

	UKLAHUMA I	HASI KEMI	Programme and the second		
IN CONSIDERATION O	Fister	Car Vill	widthed.	idance	DOLLARS,
#	Name -	G. S. A. A. F. T. SANGE	Carlot pulled State	Cara to Cara	
of Lulan		y, State of Oklahoma,	(who will be described an	d referred to now and bereafter	in this instrument in the
plural as mortgagors, whether or	ne or more in number), hereby g	rant, bargain, sell, conv	ey and mortgage unto		
of Tube, Oklahoma, mortgagees.	, the following-described real est	ate, situated in	Little 2 M	County, Okla	homa:
182	Southenst !	analy .	a Lection	~ Cloven (11	7
Tourship	y They so tells	~ 09/1 2/1	The Ba	ngu Pour	telen
(14) East	of the Ina	uin Dasi	e arado	The sold distances of the	to entrate Comment
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The mortgages represent				brances, and hereby warrant the	
waiving hereby all rights of hor	nestead exemption.			ım of	184 J. T. B.
				certain principal noteexecu	
bearing date	20 21 CD 191	2 payable to the order	of said mortgagees	certain principal noteexecu	
on the first day of				maturity, at the rate of	
per annum, and after default or maturity being evidenced by	maturity, at the rate of ten per coupons	ent. Fer annum, payable attached to said princip	semi-annually, both before all notes, and of even dat	ore and after maturity, the instree therewith, and payable to the	order of said mortgagees,
ooth principal and interest bein If said mortgagors shall pay the perform all the covenants and a	g payable at	principal and interest, at these presents to become	according to the tenor of me void; otherwise to rem	said note, as the same shall me ain in full force and effect.	iture, and shall keep and
Said mortgagors agree to estate therein, including the inte charge that may be levied, asses	pay all taxes and assessments t rest represented by this mortgar sed against or required from the	hat may be levied with so lien, or upon the mort holder of said mortgage	n the State of Oklahoma gage or the note or debt a and note as a condition	npon said lands and tenements, secured hereby; and further to pa to maintaining or enforcing or y such taxes, assessments or charge epay upon demand the full amou r lien for the payment thereof,	or upon any interest or y any tax, assessment or enjoying the full benefit
of the near of this mortgage, or to mortgage and the note secured l interest at the rate of ten per cer	hereby may pay said taxes, asses at. per amoun from date of such	sments or charges, and s advancement, and this r	aid mortgagors agree to r nortgage shall be a furthe	epay upon demand the full amou r lien for the payment thereof,	nt of said advances, with
The mortgagors agree to continuously until this loan is fu	keep all buildings and improven ally paid, both fire and tornado	ients upon said land in a insurance upon all bu	is good a condition as the ildings in a company satis	y now are; to neither commit or factory to the mortgages or assign	sulfer waste; to maintain as, in a sum not less than
payable in case of loss to morte by them retained until the payn tornado, or both—should mort annum, mortgagors pledge then	gages or assigns, upon the mort, nent of this obligation. And the gagors default in so doing and the uselves, and the lien of this more	gage indebtedness, all in a mortgagors authorize to a advance the money the gage shall extend there	surance policies to be del he holder thereof to repa erefor; and to repay suc o.	ivered unto mortgagee or assigns ir any waste, and to take out po h advances with interest at the	ns soon as written, and olicies of insurance—fire, rate of ten per cent. per
Non-compliance with any and no demand for the fulfillme same and foreclose this mortgage	y of the agreements made herein out of broken obligations or con- e, the institution of such suit be	by the mortgagors sha litions, and no notice of ng all the notice require	ll cause the whole debt se election to consider the d d.	cured hereby to mature at the op ebt due shall be necessary before	tion of the holder hereof, instituting suit to collect
"The mortgagors further or mineral, and all their rights trents or royalties, and to hold a mortgage indebtedness as it mat	expressly assign to the holder of o any royalties or rents arising i teh royalties or rents as mortgag tures.	said mortgage indebted rom any such leases; an ee collects or as are paid	ness all their interest in a d mortgagee is authorized l over to mortgagee by i	ny outstanding leases upon said le lat mortgagee's option, but is no nortgagors, and apply the same	and, whether agricultural t required to collect such to the payment of this
The exercise of the rights be optional with the holder of so any such authority to pay taxes					
	use default occurs upon said more five hundred dollars, and five per action and shall be secured by	trage indebtedness or a	w part thereof and suit is	instituted to collect the same, th	ey will pay an attorney's
Witness 771	hand this 2/	day of	august		
EXECUTED AND DE	LIVERED IN THE PRESENCE OF				The third water water to pay the pay the transfer
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STATE OF OKLAHO	MA,	cou	NTY, ss.		
				or said County and State, on this	
day of		ally appeared		and the second control of the second	
and					and the
same asfr		The state of the s		owledged to me that	
My commission expires	an and a sum of the su	191,			Notary Public.
STATE OF OKLAHO	MA Pela	<i>a</i> / cou	NTY, ss.		
Before me /the undersion	ed/a littery	Tark Bist	NIY, SS.	for said County and State, on thi	28-15
day of Lecotto	1912 pers	onally appeared.	Carred Co. Co	mortrang give	violand?
to me known to be the identical	person who executed the with	in and foregoing instrun	iont, and acknowledged	to me that	executed the same as
		10	. / /	921 /2000	
My commission expires 22	3/	1914 (Seal)	, <u> </u>	from the little Land	Notary Public.
STATE OF OKLAHO	MA, TULSA COUNTY	, ss. 6	Cina	101.Z. at F	\ 3 0
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