## MORTGAGE RECORD

180 COSSIGNINGTION OF Sorth Annual Control Burgles of Distributions, view will be described and referred to now and hereafter in this instrument in the Described and referred to now and hereafter in this instrument in the Described and referred to now and hereafter in this instrument in the Described and referred to now and hereafter in this instrument in the Described and referred to now and hereafter in the Description of the	County, State of Oklahoma, (who will be described and referred to now and hereafter in this instrument plural as mortgagers, whether one or more in number), hereby grant, bargain, sell, convey and mortgage unto  The Cleuwson Loan and Dringshiment let of Tulsa, Oklahoma, mortgagees, the following described real estate, situated in  The West half (2) of the South west quanter (4) of section dighten (18) township of morth, Cange fourteen (14) east, containing light (80) access more or less a three Groven ment survey thereof, or more specifically described fulls and four (4) me section (8, township (8), routh, Cange II least	in the
The design of the continues of the conti	County, State of Oklahoma, (who will be described and referred to now and hereafter in this instrument dural as mortgagors, whether one or more in number), hereby grant, bargain, sell, convey and mortgago unto  The thew stan Lounce and Drancestment lat  If Tulsa, Oklahoma, mortgagees, the following-described real estate, situated in  Lection lightless (18) township.  The West half (2) of the South west quantitally) of section lightless (18) township.  The Bovernment survey theuse, or more specifically described fulls and fourly in section 18, township (8), rooth, Caunge It last	in the
This (Bellette Inaffix) of the second personal of the second persona	Tulsa, Oklahoma, mortgagees, the following-described real estate, situated in Tulsa. Country, Oklahoma:  The West half (12) of the South west quantital (14) of section eighteen (18) township of morth, Range fourteen (14) east, Containing eight (80) acres more or less a  the Government survey theuse, or more specifically described full (3) and four (4) in section 18, township (18), morth, Range 14 last	ccor
Provided the second of the sec	mosth, Pauge fourteen (4) east, containing eight (80) acres more less a the Grownment survey thereof, or more specifically described heel31 and four (4) in section 18, township (8), mith, Pauge 14 last	ccor
PROPERTY OF THE PROPERTY OF TH	mosth, Pange fourteen (4) east, containing eight (80) acres more less a the Government survey theus, or more specifically described weeks and four (4) in section 18, township (8), moth, Pange 14 last	ccor
Medical Arrach freezales with the present that they have the displayed title to said lead, free and discrete of all less and incompanies, and hereby warned the title against all persons, which is a considerable of the said incident to the present the process of the present the present the present the present the presentation of the presentation	the Government survey theus, or more specifically described well and four (4) in section 18, township (18), rooth, Parige 14 last	
The moriganus represent that they have fee simple tills to said lead, free and clear of all liess and incumbrances, and hereby warrant the tills against all presons. PROVIDED, They wireres, and mertingers are insults included and an advantage of the force of Model	heel31 and four (4) in section 18, township (8), unth, Pange 14 last	asl
PROVIDED, To whose years for engagement of the state of the state of Land principal and note, executed by mid mortgagement plants industries to the order of and mortgagement and provides according to the tener of Land cettain principal note. executed by mid mortgagement and provides according to the tener of Land cettain principal note. executed by mid mortgagement and the state of	The mortgagors represent that they have fee simple title to said land, free and clear of all liens and incumbrances, and hereby warrant the title against all parties.	<u> </u>
en house three of made by each generacy to guild mortgagons and payable according to the tener of all three payable and the confidence of said mortgagons, artifacts and the confidence of the c	aiving hereby all rights of homestead exemption.  PROVIDED, Thes whereas said mortgagors are justly indebted unto said mortgagees in the principal sum of	,,,,,,,,,
and the first day of	or a loan thereof made by said mortgagees to said mortgagors and payable according to the tenor of It certain principal note executed by said mortgagors.	gagors,
actively belief evidenced by	paring date april 3 to 1012 payable to the order of said mortgagees.  The televisor Francisco investment les.	
Said mortgagos agree to pay all taxes and assessments that may be leviced within the State of Okhahema, upon said hards and lenements, or upon any interest or test therein, including the interest prespected by this mortgage lies, or upon the mortgage of the note of okh sections hereby; and further to pay any tax, assessment or charges lies, or upon the other than the said indebtedness. In case said inortgages and the note of the said sections of the said indebtedness. In case said inortgages and the note of the said sections of the said indebtedness. In case said inortgages and the note of the said sections of the said indebtedness. In case said inortgages and the note of the said sections of the said indebtedness. In case said inortgages and the said indebtedness of the said sections of the said indebtedness of the said in the said indebtedness of the said in the said indebtedness of the said indebtedness of the said in the said indebted indebtedness of the said in the said interests of	aturity being evidenced by	gagees,
tate therein, including the interest represented by this mortages late, are spend the mote of eiths secured hereity and iterate to pay any text, assessment of the late of the		
while in case of loss to mortgages or assigns, upon the mortgage indebtedness, all insurance policies to be delivered unto mortgages are soon as written, and then retained until the payment of this obligation. And the mortgages authorize the holder thereof to repair any waste, and to take out policies of insurance—fice, mortgages and policy the effect of the solid policy to mature at the explored the tend of the policy to mature at the explore of the holder hereof, of no demand for the fulfillment of those holigations or conditions, and no notice of election to consider the debt due shall be necessary before institution of such suit being all the notice required.  The mortgages fulfer expressed assign to the holder of said mortgages indebtedness all their interests in any outstanding beases upon said lend, whether agricultural mineral, and all their rights to any royalties or route arising from any swell leases; and mortgages indebtedness to any policy the name to the payment of this copies with the said of the said the said to the said the payment of this copies in the said to the indebte of said mortgage indebtedness, to pay taxes, take out insurance, collect must or royalties or route arising from any swell leases; and mortgages indebtedness, to pay taxes, take out insurance, collect must or royalties or route and mortgages indebtedness, and not any case is labeled to the payment of this copies while the holder of all mortgages indebtedness, and the said not in any case is labeled to the mortgages to the requires a suitability to pay taxes, take out insurance, collect must or royalties or revents arising from any swell leases; and mortgages indebtedness to may any case the payment of this copies with a said to the holder of the mortgages leaded to the payment of this copies with the said to the said to the payment of this copies with the payment of the payment	Said mortgagors agree to pay all taxes and assessments that may be levied within the State of Oklahoma, upon said lands and tenements, or upon any fitte tate therein, including the interest represented by this mortgage lien, or upon the mortgage or the note or debt sectived hereby; and further to pay any tax, assess arge that may be levied, assessed against or required from the holder of said mortgage and note as a condition to maintaining or enforcing or enjoying the full the lien of this mortgage, or the collection of the said indebtedness. In case said mortgagers shall fail to pay any such taxes, assessments or charges, then the holder or the said that the note secured hereby may pay said taxes, assessments or charges, and said mortgagers agree to repay upon demand the full amount of said advance terest at the rate of ten per cent. per annum from date of such advancement, and this mortgage shall be a further lieu for the payment thereof.	rest or nent or benefit of this s, with
risem relationed until the payment of the obligation. And the mortgagoes authorized for and to repair any waste, and to lead of the pare ceals, per minim, mortgagors pledge themselves, and the lead of this mortgage gual and stress with interest at the notion of the holder between the minimum, mortgagors pledged themselves, and the lead of this mortgage gual and stress with interest at the notion of the looker hereof.  Non-compliance with any of the agreements made herein by the mortgagers shall cause the whole debt secured hereby to mature at the option of the holder hereof.  Non-compliance with any of the agreements made herein by the mortgagers shall cause the whole debt secured hereby to mature at the option of the holder here of the obligation of the holder of the mortgage indebted the debt due shall be mecessary before instituting said to collect mean of precises the institution of such said being all the notice required.  The nortgager, the institution of such said being all the notice required.  The nortgager indebted here is not the holder of the holder of the mortgage indebtedness as it mature.  The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness as it mature.  The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness as it mature.  The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness as it mature.  The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness as it mature.  The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness as it mature.  The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness and and and here and the holder of the mortgage indebtedness and and here and and here and the holder of the mortgage indebtedness and and here and and here and the holder of the mortgage indebtedness of any part thereof and as all its just and the part o	The mortgagors agree to keep all buildings and improvements upon said land in as good a condition as they now are; to neither commit or suffer waste; to me intimuously until this loan is fully paid, both fire and tornado insurance upon all buildings in a company satisfactory to the mortgagee or assigns, in a sum not lessenged to the mortgagee or assigns, in a sum not lessenged to the mortgagee or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns, in a sum not lessenged to the mortgage or assigns and the mortgage of the mortgage or assigns and the mortgage of the mortgage or assigns and the mortgage of the mortgage or assigns and the mortgage or assigns and the mortgage of the mortgage or assigns and the mortgage or assigns and the mortgage of the mortgage or assigns and the mortgage or assigns and the mortgage or assigns and the mortgage of the mortgage or assigns and the mortgage or assigns and the mortgage or assigns and the mortgage or assi	aintain 34 than .LARS.
Non-compliance with any of the agreements made herein by the mortgagers shall cause the whole debts secured the option of the holder herein of an element for the distillment of broken obligations or conditions, and to notice of election to consider the debt due shall be necessary before instituting suit to collect me and foreclose this mortgage, the institution of such suit being all the notice required.  The mortgages designed to the holder of said mortgage indebtedness all their interest in any outstanding leaves upon said land, whether agricultural mineral, and full their rights to may royalities or rents arising from any such leaves; and mortgage is authorized at mortgages option, but is not required to collect small not or royalities, and to hold such reveals or rents or any collect and to hold such reveals or any organization of this said to a royality and to hold and the holder of the rent program of the holder of the holder of the mortgage indebtedness, and onto bilgates y mortgagens, and apply the same to the payment of this said or rents of the rent program of	yable in case of loss to mortgagee or assigns, upon the mortgage indebtedness, all insurance policies to be delivered unto mortgagee or assigns as soon as writte them retained until the payment of this obligation. And the mortgagors authorize the holder thereof to repair any waste, and to take out policies of insurance radio, or both—should mortgagors default in so doing and to advance the money therefor; and to repay such advances with interest at the rate of ten per centum, mortgagors pledge themselves, and the lien of this mortgage shall extend thereto.	n, and —fire, nt. per
TATE OF OKLAHOMA,  Defore me, the undersigned, a Markey Country, ss.  Defore me, the undersigned, a Markey Country, ss.  Defore me, the undersigned, a Markey Country and for the grant of the uses and purposes therein set forth.  We to known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that.  TATE OF OKLAHOMA,  Oranters of the identical person who executed the within and foregoing instrument, and acknowledged to me that.  Defore me, the undersigned, a more and deed for the uses and purposes therein set forth.  Younnission expires.  TATE OF OKLAHOMA,  Defore me, the undersigned, a more and deed for the uses and purposes therein set forth.  Younnission expires.  Defore me, the undersigned, a more and deed for the uses and purposes therein set forth.  Younnission expires.  TATE OF OKLAHOMA,  Defore me, the undersigned, a more and deed for the uses and purposes therein set forth.  Younnission expires.  TATE OF OKLAHOMA,  Defore me, the undersigned, a more and deed for the uses and purposes therein set forth.  Younnission expires.  TATE OF OKLAHOMA,  Defore me, the undersigned, a more and deed for the uses and purposes therein set forth.  Younnission expires.  TATE OF OKLAHOMA,  Defore me, the undersigned, a more and deed for the uses and purposes therein set forth.  Younnission expires.  TATE OF OKLAHOMA,  Defore me, the undersigned, a more and deed for the uses and purposes therein set forth.  Younnission expires.  1912.  Personally appeared.  Notary Public.  TATE OF OKLAHOMA,  TATE OF OKLAHOMA,  Defore me, the undersigned, a more and deed for the uses and purposes therein set forth.  Younnission expires.  1913.  Notary Public.  TATE OF OKLAHOMA, TUESA COUNTY, ss.  This instrument was filed for record on the.  3 day of.  May of.  1914.  May of.  1915.  May of.  1915.  May of.  1916.  Notary Public.	Non-compliance with any of the agreements made herein by the mortgagors shall cause the whole debt secured hereby to mature at the option of the holder d no demand for the fulfillment of broken obligations or conditions, and no notice of election to consider the debt due shall be necessary before instituting suit to me and foreclose this mortgage, the institution of such suit being all the notice required.	hereof, collect
TATE OF OKLAHOMA,  Before me, the undersigned, a. **Motary Dublica**  COUNTY, SS.  Before me, the undersigned, a. **Motary Dublica**  Before me, the undersigned, a. **Motary and deed for the uses and purposes therein set forth.  Great of OKLAHOMA,  Strate OF OK	The mortgagors further expressly assign to the holder of said mortgage indebtedness all their interest in any outstanding leases upon said land, whether agric mineral, and all their rights to any royalties or rents arising from any such leases; and mortgage is authorized at mortgage's option, but is not required to collect or or a royalties, and to hold such royalties or rents as mortgagee collects or as are paid over to mortgage by mortgagors, and apply the same to the payment ortgage indebtedness as it matures.	ultural et such of this
Witness M. hand Athis 23.4	e optional with the holder of said mortgage indebtedness, and not obligatory upon him, and he shall not in any case be liable to the mortgagors for a failure to e ny such authority to pay taxes, take out insurance, collect royalties or rents, or any other authority herein granted.	exercise
ETATE OF OKLAHOMA,  Before me, the undersigned, a. **Wifay Dublic.**  wife, to me known to be the identical person. The executed the within and foregoing instrument, and acknowledged to me that. **Unity	Witness Mr hand this 23 d day of April 1912	
Before me, the undersigned, a water Dudlic in and for said County and State, on this 2 7 d and in and for said County and State, on this 2 7 d and in and for said County and State, on this 2 7 d and in and for said County and State, on this 2 7 d and in and for said County and State, on this 2 7 d and in and for said County and State, on this in and for said County and State, on this in and for said County and State, on this in and for said County and State, on this instrument, and acknowledged to me that I way in and for said County and State, on this instrument was filed for the uses and purposes therein set forth.  STATE OF OKLAHOMA, COUNTY, SS.  Before me, the undersigned, a in and for said County and State, on this instrument was filed for the uses and purposes therein set forth.  It commission expires in and over the undersigned in the uses and purposes therein set forth.  It commission expires in and county and State, on this instrument was filed for record on the uses and purposes therein set forth.  It commission expires in the undersigned in the uses and purposes therein set forth.  It commission expires in the undersigned in the uses and purposes therein set forth.  It is instrument was filed for record on the 3 day of 2000 May of 2000	Executed and Delivered in the Presence of	
Before me, the undersigned, a. Not tany Public.  STATE OF OKLAHOMA,  Before me, the undersigned, a. Not tany Public.  So wife, to me known to be the identical person. Who executed the within and foregoing instrument, and acknowledged to me that.  So commission expires.  MIV. S.  Before me, the undersigned, a.  STATE OF OKLAHOMA,  Dersonally appeared.  COUNTY, SS.  Before me, the undersigned, a.  In and for said County and State, on this and so county and State, on this and so me known to be the identical person. Who executed the within and foregoing instrument, and acknowledged to me that.  STATE OF OKLAHOMA,  Dersonally appeared.  One known to be the identical person. Who executed the within and foregoing instrument, and acknowledged to me that.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA, TUESA COUNTY, SS.  This instrument was filed for record on the.  My commission expires.  191.  Notary Public.  STATE OF OKLAHOMA, TUESA COUNTY, SS.  This instrument was filed for record on the.  My commission expires.  191.  STATE OF OKLAHOMA, TUESA COUNTY, SS.  This instrument was filed for record on the.  My column to the the same as and purposes therein set forth.  Notary Public.		
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is wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that. They concern the ame as the control of the uses and purposes therein set forth.  If y commission expires. Matter 1915.  Before me, the undersigned, a in and for said County and State, on this any of 1911.  In personally appeared in the within and foregoing instrument, and acknowledged to me that executed the same as increased and voluntary act and deed for the uses and purposes therein set forth.  If y commission expires.  If y commi	STATE OF OKLAHOMA, Julia COUNTY, ss.	
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TATE OF OKLAHOMA; COUNTY, SS.  Before me, the undersigned, a	wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that	
TATE OF OKLAHOMA; COUNTY, SS.  Before me, the undersigned, a		iblie.
personally appeared	하면 되고 있는 것이 이번 어느들이 <del>되었는데 바로 하는 사람이 하</del> 는데는 바로 보다 하는 것이다.	
me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that	Before me, the undersigned, ain and for said County and State, on this	6-4141.E14141#
TATE OF OKLAHOMA, TUESA COUNTY, ss.  This instrument was filed for record on the	me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that	
This instrument was filed for record on the day of Dray 1912 at 10 clock	y commission expires	ıblic.
14. MITTELLOW.	This instrument was filed for record on the	$\mathcal{P}_{\scriptscriptstyle{\mathrm{M}}}$
	100, \$	