## MORTGAGE RECORD

# 93 692

Theres D Lash on	hous and and propose DOLLA
The second secon	and the same and the
	te of Oklahoma, (who will be described and referred to now and hereafter in this instrument in pargain, sell, convey and mortgage unto
Bussee Rulein of amaril	le Potter County Texas
Tulsa Oklahoma, mortungees, the following-described real estate, siti	lu: Potter County Ilpas uated in Lulsa County, Oklahoma:
	* 
Lot Three (3) Block Four C.	4) TREASURER'S ENDORSEMENT
	I hereby certify that I received  \$and issued Receipt No. 7.1.68
Pouder-Pomeroj addition	and issued Raceipt No. 71.68  species in payment of marriages has on the
At or I que about	**************************************
Atto City of Julsa Coklaho	mod this 21 day of 2 1917
	Ed Dallon,
=	County Trainment,
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 person
aiving hereby all rights of homestead exemption.	
THOUSED, That whereas, said mortgagors are justly indebte	ed unto said mortgagees in the principal sum of
r a loan thereof made by said markagees to said mortgagers and pay	vable according to the tenor of Jour certain principal notes executed by said mortgag
aring date men DI- Non 8500, bar	not one motingers in the principal state of the policy of the tengr of few certain principal not executed by said mortgagy vable according to the tengr of few mortgages, which was the said mortgages on the said mortgages on the said mortgages.
1 No 1 march 1518 " 2 march	1918 " 3 march 1920 " 4 march 1921
the first day of	with interest from date until default or maturity, at the rate of
oth principal and interest heirs payable at AMADIOLA	Mational Bank of Am apello. Testas
said mortgagors shall pay the aforesaid indebtedness, both princip	al and interest, according to the Aenor of said note. As the same shall mature, and shall keep in presents to become void; otherwise to remain in full force and effect. The appropriate of the control o
derotor had the provided to not manufactured to Said mortuagors agree to not all taxes and assessments that me	and bestored die and paralle immediate, of the Thought for
late therein, including the interest represented by this mortgage lien,	or upon the mortgage or the note or debt secured hereby; and further to pay any tax, assessmen
the lien of this mortgage, or the collection of the said indebtedness.	In case said mortgagors shall fail to pay any such taxes, assessments or charges, then the holder of
brigage and the note secured hereby may pay said taxes, assessments terest at the rate of ten per cent. per annum from date of such advance	coment, and this mortgage shall be a further lien for the payment thereof.
The mortgagors agree to keep all buildings and improvements up	pon said land in as good a condition as they now are; to neither commit or suffer waste; to main ance upon all buildings in a company satisfactory to the mortgages or assigns, in a sum not less t
Three Thousand an	d No 1100 DOLLA
yable in case of loss to mortgagee or assigns, upon the mortgage in	debtedness, all insurance policies to be delivered unto mortgagee or assigns as soon as written, gagors authorize the holder thereof to repair any waste, and to take out policies of insurance—ince the money therefor; and to repay such advances with interest at the rate of ten per cent. hall extend thereto.
rnado, or both—should mortgagors default in so doing and to adva	ince the money therefor; and to repay such advances with interest at the rate of ten per cent.
Non-compliance with any of the agreements made herein by the	e mortgagers shall cause the whole debt secured hereby to mature at the option of the holder her
d no demand for the fulfillment of broken obligations or conditions,	e mortgagors shall cause the whole debt secured hereby to mature at the option of the holder her, and no notice of election to consider the debt due shall be necessary before instituting suit to col the notice required.
The mortgagors further expressly assign to the holder of said m	nortgage indebtedness all their interest in any outstanding leases upon said land, whether agricult by such leases; and mortgagee is authorized at mortgaged's option, but is not required to collect a cets or as are paid over to mortgagee by mortgagers, and apply the same to the payment of
mineral, and all their rights to any royalties or rents arising from an ats or royalties, and to hold such royalties or rents as mortgagee colle	ry such leases; and mortgagee is authorized at mortgagee's option; but is not required to collect a cets or as are paid over to mortgagee by mortgagors, and apply the same to the payment of
ortgage indebtedness as it matures.	
The exercise of the rights and authority herein granted to the ho optional with the holder of said mortgage indebtedness, and not obli-	older of the mortgage indebtedness, to pay taxes, take out insurance, collect rents or royalties, s igatory upon him, and he shall not in any case be liable to the mortgagors for a failure to exer
ly such all indrity to pay taxes, take out insurance, collect royalties of	r rents, or any other authority herein granted.
a of ten per cent. on the first five hundred dollars, and five per cent.	indebtedness or any part thereof and suit is instituted to collect the same, they will pay an attorn on sums above that, to become due immediately upon filing the petition, and which attorney's on this mortgage.
Witness Aug hand this	day of March 1917
Стирована от при видиний при видений в давити в давити в при видений в при видений в при видений в при видений в при в при видений в при виден	Charles D Lash
EXECUTED AND DELIVERED IN THE PRESENCE OF	(Wharles D Lash
	Florence & Lash
Secretaria de la companio de la comp	man and a state of the state of
managarith bingga wangarangganggang mang mang ang mang ang mang m	mar daniman ramaningan ammarantan ammarantan ammarantan ammarantan ammarantan ammaran ammaran ammaran ammaran
	<del>하지만 지원 등은 교육 설</del> 명 가지는 것이 보고 있는데 모든 모든 다음
TATE OF OKLAHOMA, Julsa	
	Marie 2 and the west of the same and State on this
Before melthe undersigned a Motary Pun	and the state out the state, on this same, on this
Before medithe undersigned a Motary Purity of March 1917 personally a	ppeared Charles D. Losh
Before medithe undersigned a Motary Purious of Milarch 1917 personally are and Aloronce & Lach	ppeared Caharles D. Lown
Before medithe undersigned a Motary Purify of 1917 personally are defined and Storence E Losh swife, to me known to be the identical personal who executed the w	ppeared. Charles D. Josh
Before medithe undersigned a Motary PM  yof 1917 personally ap  ad Sloremel E Sh  s wife, to me known to be the identical personal who executed the w  me as Their free and voluntary act and deed for the	rithin and foregoing instrument, and acknowledged to me that
Before medithe undersigned a Motary PM  yof 1917 personally ap  ad Sloremel E Sh  s wife, to me known to be the identical personal who executed the w  me as Their free and voluntary act and deed for the	rithin and foregoing instrument, and acknowledged to me that
Before medithe undersigned a Motary Pur ny of Prasch 1917 personally ar ad Joreanse Lash s wife, to me known to be the identical personal who executed the w	rithin and foregoing instrument, and acknowledged to me that
Before medithe undersigned a Motary Purity of 1917 personally ap and Lorence E Look swife, to me known to be the identical personal who executed the warmens Their free and voluntary act and deed for the sy commission expires Low 5-1918	ppeared. Charles D. Losh  ithin and foregoing instrument, and acknowledged to me that Dhey executed uses and purposes therein set forth.  A. J. Bourne Notary Publi
Before medithe undersigned a Motary Purity of 1917 personally ap and Lorence E Look swife, to me known to be the identical personal who executed the warmens Their free and voluntary act and deed for the sy commission expires Low 5-1918	ppeared. Charles D. Losh.  ithin and foregoing instrument, and acknowledged to me that. They executed uses and purposes therein set forth.  A. J. Bourne.  Notary Publi
Before medithe undersigned a Motary Purity of 1912 personally ap and Slorence E Losh swife, to me known to be the identical personal who executed the warmens Sheir free and voluntary act and deed for the sy commission expires Au 5-1918 20  TATE OF OKLAHOMA,  Before my the undersigned, a.	ppeared Charles D. Losh  within and foregoing instrument, and acknowledged to me that Chery executed uses and purposes therein set forth.  A. J. Bourne Notary Publi  COUNTY, ss.
Before medithe undersigned a Motary Purify of 1917 personally ap and Slorence E Losh as wife, to me known to be the identical personal who executed the warmens Sheir San Street and voluntary act and deed for the sy commission expires Daw 5-1918 100 TATE OF OKLAHOMA,  Before mot the undersigned, a 191 personally and so the support of 191 personally and support of 191 personally and	ppeared Charles D. Losh  within and foregoing instrument, and acknowledged to me that They executed uses and purposes therein set forth.  A. J. Bourne Notary Publication COUNTY, ss.  in and for said County and State, on this
Before medithe undersigned a	ppeared
Before medithe undersigned a	ppeared Charles D. Losh within and foregoing instrument, and acknowledged to me that Dhey executed uses and purposes therein set forth.  Notary Public  COUNTY, ss.  in and for said County and State, on this sppcared foregoing instrument, and acknowledged to me that the county and state, on this executed the sam poses therein set forth.
Before medithe undersigned a	ppeared Charles D. Losh within and foregoing instrument, and acknowledged to me that Dhey executed uses and purposes therein set forth.  Notary Public  COUNTY, ss.  in and for said County and State, on this sppcared foregoing instrument, and acknowledged to me that the county and state, on this executed the sam poses therein set forth.
Before medithe undersigned a	ppeared Charles D. Losh  within and foregoing instrument, and acknowledged to me that Dhey executed uses and purposes therein set forth.  COUNTY, ss.  in and for said County and State, on this expected foregoing instrument, and acknowledged to me that executed the same poses therein set forth.  Notary Publication of the control of the county and state, on this expected the same poses therein set forth.
Before medithe undersigned a	ppeared Charles D. Losh  within and foregoing instrument, and acknowledged to me that They executed uses and purposes therein set forth.  COUNTY, ss.  in and for said County and State, on this expected the sam poses therein set forth.  Notary Publication of the sam poses therein set forth.  Notary Publication of the sam poses therein set forth.
Before medithe undersigned a	ppeared

a named in assumational