MORTGAGE RECORD

BAHI, DODSWORTH BOOK CO., LEAVENTORTH, KAN. No. 20878

	us suife
County, State of Oklahoma, (who wi	
dural as mortgagors, whether one or more in number), hereby grant, bargain, sell, conyey and remained in Malletan Nance as Likar dean of Beafar	
f Tulsa, Oklahoma, mortgagees, the following-described real estate, situated in	A. County, Oklahoma:
The state of the s	Marian and the control of the contro
The Easterly Seventy (80) feet of the Doutherly !!	State of the state
in the City of Julya Coke aborna	\$4.02 and issued Reculpt No. 228
in the City of Julsa Oklahoma according to the official Plat Moreof	liberefor to payment of pourtgage tou on the
in a sure of the s	Paint this 2 are to 1917
	Ed Dallon
	C Owad Govery Transmer
The mortgagors represent that they have fee simple title to said land, free and clear of al aiving hereby all rights of homestead exemption.	ll liens are incumbrances, and hereby warrant the title against all perso
PROVIDED, That wherens, said mortgagors are justly indebted unto said mortgagees in	
One Thousand Seven Hundred +.	Fifty (A1.750:00) DOLLAI
or a loan thereof made by said mortgagees to said mortgagors and payable according to the te	nor of
earing date May 25 1917 payable to the order of said	
	e until default or maturity, at the rate of Ash per ce
m the met day of	
naturity being evidenced by	s, and or even date therewith, and payable to the order of said mortgag
oth principal and interest being payable at	g to the tenor of said note as the same shall mature, and shall keep to therwise to remain in full force and effect.
Said mortgagors agree to pay all taxes and assessments that may be levied within the Si	fate of Oklahoma, upon said lands and tenements, or upon any interest
Said mortgagors agree to pay all taxes and assessments that may be levied within the SI state therein, including the interest represented by this mortgage line, or upon the mortgage and surged that may be levied, assessed against or required from the holder of said mortgage and as the line mortgage, or the collection of the said includingors. In case said mortgagors is ortgage and the note secured hereby may pay said taxes, assessments or charges, and said mortgages and the note secured hereby may pay said taxes, assessments or charges, and said mortgages and the note secured hereby may pay said taxes, assessments or charges, and said mortgages and the note secured hereby may pay said taxes, assessments or charges, and said mortgages and the note secured hereby may pay said taxes, assessments or charges, and said mortgages are the said and the note secured hereby may pay said taxes, assessments or charges, and said mortgages are the said and the note secured hereby may pay said taxes, assessments or charges.	Inc note or deat secured nereby; and further to pay any trix, assessment ble at a condition to maintaining or enforcing or enjoying the full ben shall fall to make a weak to a second and the same that the full ben
1 the tion of the mortgage, or the collection of the cald indebtornes. In case said mortgagers so cortgage and the note secured hereby may pay said taxes, assessments or charges, and said mortgage and the collection of the colle	inall fait to pay any such taxes, assessments or charges, then the notice of triggors agree to repay upon demand the full amount of said advances, we shall be forther like for the recognition for the recogn
Refer to the time of the per thir, bet amount from the of such this fiberiality and this more exec	s single be a further nen for the payment thereof.
The mortgagors agree to keep all buildings and improvements upon said land in as good ontinuously until this loan is fully paid, both fire and tornade insurance upon all buildings in ayable in case of loss to mortgage or assigns, upon the niorigage indebtedness, all insurance the property of their retained until the payment of this obligation. And the mortgagors authorite he hold prande, or both—should mortgagors default in so doing and to advance the money therefor; numm mortgagors and for lieu of this workeness hall extend therefor.	n a company satisfactory to the mortgages or assigns, in a sum not less the
ayable in case of loss to mortgages or assigns, upon the niortgage indebtedness, all insurance	policies to be delivered unto mortgagee or assigns as soon as written,
y then retained that the payment of this congation. And the mortgagors authorize the note ornado, or both—should mortgagors default in so doing and to advance the money therefor; annum, mortgagors pledge themselves, and the lien of this mortgagors all extend thereto.	and to repay such advances with interest at the rate of ten per cent.
aniam, mortgagors pieuge themserves, and the nea of this mortgage shan extend thereto.	
	the whole debt secured hereby to mature at the option of the holder here
	the whole debt secured hereby to mature at the option of the holder here to consider the debt due shall be necessary before instituting suit to coll
Non-compliance with any of the agreements made herein by the mortgagors shall cause and no demand for the fulfillment of broken obligations or conditions, and no notice of election ame and forcelose this mortgage, the institution of such suit being all the notice required.	the whole debt secured hereby to mature at the option of the holder here to consider the debt due shall be necessary before instituting suit to coll their interest in any outstanding leases upon said land, whether agricult
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