MORTGAGE RECORD

	KLAHOMA FIRS	4.			
ofd. as mortgagors, whether one or n	county, State	of Oklahoma, (who w rgain, sell, convey and	il be described and re mortgage unto	ferred to now and hereafte	r in this instrument in th
f Tulsa, Oklahoma, mortgagees, the fo	llowing-described real estate, situa	ted in	**************************************	County, Ok	lahoma:
				·· ***********************************	*******
intercharactum and man car man					
	they have fee simple title to said be a exemption. Id mortgagors are justly indebted	and, free and clear of a	ll liens and incumbran in the principal sum c	ces, and hereby warrant th	o title against all person
or a loan thereof made by said mortgo	ngees to said mortgagors and payal	ble according to the te	mortgagees	ertain principal noteexe	nited by said mortgager
n the first day ofer annun, and after default or maturi	ty, at the rate of ten per cent. per	with interest from dat annum, payable semi-a	e until default or mat naually, both before a	urity, at the rate of	tallments of interest uni
oth principal and interest being pays f said mortgagors shall pay the afore erform all the covenants and agreence	ble atsaid indebtedness, both principal	and interest, according	g to the tenor of said	note, as the same shall r	nature, and shall keep an
Said mortgagors agree to pay a state therein, including the interest re arge that may be levied, assessed ag the lien of this mortgage, or the coli ortgage and the note secured hereby terest at the rate of ten per cent, per	I taxes and assessments that may presented by this mortgage lien, or ainst or required from the holder of ection of the said indebtedness. It may pay said taxes, assessments o	be levied within the S r upon the mortgage or of said mortgage and a a case said mortgagors or charges, and said mor	tate of Oklahoma, up the note or deht seem ote as a condition to shall fail to pay any suc tgagors agree to repay	on said lands and tenemented hereby; and further to maintaining or enforcing oth taxes, assessments or char upon demand the full amo	es, or upon any interest only any tax, assessment or enjoying the full benefiges, then the holder of thunt of said advances, with
The mortgagors agree to keep a ontinuously until this loan is fully pa	ll buildings and improvements upo id, both fite and tornado insuran	on said land in as good co upon all buildings i	a condition as they no n a company satisfacte	w are; to neither commit only to the mortgages or assi	r suffer waste; to mainta gns, in a sum not less the
tyable in case of loss to mortgagee or them retained until the payment of rundo, or both—should mortgagors mum, mortgagors pledge themselves,	r assigns, upon the mortgage inde this obligation. And the mortga default in so doing and to advance	obtedness, all insurance gors authorize the hold the the money therefor;	policies to be deliver er thereof to repair a and to repay such ad	ed unto mortgagee or assigny waste, and to take out vances with interest at the	DOLLAR us as soon as written, an policies of insurance—fine rate of ten per cent. p
Non-compliance with any of the dine demand for the fulfillment of I me and foreclose this mortgage, the if the mortgagors further express mineral, and all their rights to any mineral, and their rights to any ortgago indebs, and to hold such roy ortgago indebs, as it matures.	a agreements made herein by the proken obligations or conditions, a astitution of such suit being all th	mortgagors shall cause and no notice of election a notice required.	the whole debt secure to consider the debt	d hereby to mature at the d due shall be necessary before	ption of the holder here e instituting suit to colle
The exercise of the rights and as e optional with the holder of said monny such authority to pay taxes, take a Grantors agree that in case defice of ten per cent, on the first five hunay be included in the cause of action	athority herein granted to the hold tyage indebtedness, and not oblig out insurance, collect royalties or r ault occurs upon said mortgage ind adred dollars, and five per cent. on and shall be secured by the lien or	ler of the mortgage ind atory upon him, and h rents, or any other auti lebtedness or any part I sums above that, to b In this mortgage.	chtedness, to pay tax e shall not in any cas cority herein granted. thereof and suit is inst ecome due immediate	es, take out insurance, colle be liable to the mortgage ituted to collect the same, by upon filing the petition,	ect rents or royalties, shors for a failure to exerci
	.thisdr	y of			
EXECUTED AND DELIVERE	D IN THE PRESENCE OF			Carrier Carrie	
	,			The second secon	9
TATE OF OKLAHOMA,					
Before me, the undersigned, a					
s wife, to me known to be the identi me asfree and	cal personwho executed the with	hin and foregoing instr	ument, and acknowle		
ly commission expires			e Bet Total		Notary Public
TATE OF OKLAHOMA,			ss.		
Before me, the undersigned, a.	**************************************		in and for a	A A CONTRACTOR OF THE CONTRACT	
ay of me known to be the identical person free and voluntary a	who executed the within and fo	pregoing instrument, at			
y commission expires	191	ф 			Notary Public.
STATE OF OKLAHOMA,	TULSA COUNTY, ss.				
	ord on the			nt	oʻclock
3y	Deput	y.	******		Register of Deeds.