MORTGAGE RECORD

COMPARED

#35622

OKI AHOMA FIRST MORTGAGE

THAT Charles Millen a	single.	man	Managaran and and	***************************************	
	of	Cogara		County, State	of Oklahoma, partyo
he first part, had mortgaged and hereby mortgage ato	trant l	0/12=	rellor	gh,	0
party of the second part, the following-described real estate and premise	s, situated in	Tul	ea.	County, S	tate of Oklahoma, to-wit
Lols One (1) and Two (2)	and the	Soul	Half	of the	north car
Quarter of Section Two	Jim I	sunsh	p Szur	inly One	(91) nor
Range Thirtean (13) East a	y the o	Indian	Base	and Iner	dian
cottaining /6/. leo acres	222000	r lesse	<u> </u>		
<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	<u> </u>				
with all the improvements thereon and appurtenances thereunto belongi	ng, and warrant the	title to the sam	e	· • · · · · · · · · · · · · · · · · · ·	
This mortgage is given to secure the principal sum of		Bund	0	a in part a selection annexe	DOLLARS
lue and payable on the following day of 720 mm	ρ Λ	10 16	., with interest	thereon at the rate o	f sex per cent
per annum, payable		d at the time a	nd in the manne	r provided by	me
vertain promissory note of even date herewith, given and signed by the	makers hereof	larlen i	U. allen	anigle	man
and payable to the order of the mortgagee herein, and being for the primary	and the same of th	the second of th	Tive An	ndred	Dollars
with June		Y ~3.	e Hundr	ed lifty	Three Dollars
and Down compones being for One Hundre	626.12	12. * 6		Dollars, each.	•
All sums secured by this Mortgage shall be paid at the office of G.	R. McCULLOUGH	& CO., Tulsa, C)klahoma, unless		
IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and be of the first part will pay said principal and interest at the times when the	e same fall due, and	at the place an	d in the manner	provided in said no	te, and will pay all taxe
nd assessments against said land when the same are due each year, and nents thereon shall be kept in good repair and shall not be destroyed or	removed without th	ie consent of th	e second party, a	mises, that the pund	angs and other improve
econd party or its assigns, against loss by fire or lightning, for not less to form and companies satisfactory to said second party, and that all pobe transferred, said second party is authorized, as agent of the first part	han Med	eints shall be d	livered to said s	econd party. If the	title to the said premise
Party of the first part and	s, administrators and signs, and will forev	l ussigns, will ver defend the at	varrant the quie oresaid premises	t enjoyment of the against the lawful o	nforesaid premises to the laims and demands of al
persons. IT IS FURTHER AGREED AND UNDERSTOOD, That the sales.					
recessary to protect the rights of such party or its assigns, including ins	trance upon building	s. and recover	the same from t	he first party with.	In per cent
nterest, and that every such payment is secured hereby, and that in cas	o of a forcelosure her	eof, and as ofter	1 as any foreclos	ure hereof may be fil	
ecover from the first party an attorney fee of	tition in forcelosure oreclosure. Any exp t its liens, shall be re	and which is se pense incurred i	cured hereby, a n litigation or of ortgagor to the r	Dollars, or such ond which the first p therwise, including a mortgagee or assigns	lifferent sum us may be arty promises and agree ttorney fees and abstrac , with interest thereon a
per cent. per annum, and this mortgage shall stand as	security therefor.				
AND IT IS FURTHER AGREED, That upon a breach of the war any tax or assessment herein mentioned, or to comply with any requi	rements herein or up	on any waste up	on said premises	, or any removal or d	estruction of any building
or other improvements thereon, without the consent of the said second pr	1				
option of the holder thereof, and shall bear interest thereafter at the rat- be entitled to a forcelosure of this mortgage and to have the said premis upon the filing of the petition in forcelosure the holder hereof shall be et ble expenditures, to the payment of said indebtedness, and for this pur- nereby consent, which appointment may be made either before or after or all amage other than for rents actually received; and the appraisement thall run with the land herein conveyed.	es sold and the proce es sold and the proce titled to the possessi- less the holder hereo the decree of forcelos of said premises is he	per cent, per a seeds applied to to the said p f the said p f shall be entitl sure, and the he reby expressly v	nnum, and the sa he payment of the remises, and to c ed to a receiver, older hereof shall raived. And all t	nd party of the scene he sums secured here collect and apply the to the appointment in no case be held the covenants and ag	d part or its assigns, shall by; and that immediately rents thereof, less reason of which the mortgagor to account for any renta recements herein contained
This Mortgage and the note and coupons secured thereby, shall i			trued by the law	s of the State of O	dahoma.
Dated this J. J. day of October					
SIGNED IN THE PRESENCE OF			Tarla	M. alle	T
	•				***************************************
STATE OF OKLAHOMA, Rogers	cot	JNTY, ss.			
Before me, CJ. Mc Carly		ر. معدد مستقدم المتاريخ على	a Note	ary Oubl	lé:
Before me, C. T. M. Carly if and for said County and State, on this I Y" Churles W. Allen a widow o me known to be the identical person who executed the within and f	day of Oct	ober		010//	, personally appeared
and lessues to be the idealical names. Who evenuted the within and f	orogoing instrument	and acknowled	ged to me that	'he	executed the same a
free and voluntary act and deed for the uses and			B 0		
With any many hand and official road the day and more above written			0/15	200	and a second
Ty commission expires. July 2 / 1/3.		1.00 (1.00) 1.00 (1.00) 1.00 (1.00)	-1.11	L'Carly.	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS.				0 .	
STATE OF ORLANDMA, TOLSA COUNTY, SS.		. 31-	- /		10/1 1/15
This instrument was filed in my office for record on the	day o	00	·	,,	. 10 % 1 M . T. C
velock			Mars.	Lalin	
B y	2	0	MEU	alkley.	Register of Deeds.

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