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	of.,	Tech		County. State of	Oklahoma, part
the first part he be mortgaged and haraby markeage to	sephine me				and the second s
the first part, half mortgaged and hereby mortgage to be Dewise M Connell and Downgart party of the second part, the following-described real estate	and premises, situated in.	? minon	Trulo	County, Sta	te of Oklahoma, to-wit:
That thereby Fafty (50) fee English (188)	t of Let	Five (5)	1 isu " (3	lock One	Hundre
Englity Englit (188)	one the c	ity of	ulsa	***************************************	See ming as a consum.
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e nganagan digu daga a kara in anaka anaka daga daga daga a arawa Anaka daga daga daga daga daga daga daga d					
			************************	* 1***********************************	
with all the improvements thereon and appurtenances thereu. This mortgage is given to secure the principal sum of		- 1	()		DOLLARS
ue and payable on the	and the second s			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	DOLLARS,
per annum, payable	//				1 0
ertain promissory noteof even date herewith, given and si			-		
and payable to the order of the mortgages herein, and being	for the principal sum of	Twelve	Macan	lsed	Dollars
with Four	said interest; one coupo	n being for	Fifty-	Lour	Dollars,
All sums secured by this Mortgage shall be paid at the		angestal!	A11-1	Dollars, each.	One was a second
IT IS EXPRESSLY AGREED AND UNDERSTOOD). By and between the sa	id parties hereto, tha	t this Mortgage is	a first lien upon said p	remises: that the party
of the first part will pay said principal and interest at the tir and assessments against said land when the same are due eac ments thereon shall be kept in good repair and shall not be de	h year, and will not comn estroyed or removed wit	it or permit any wa hout the consent of t	ind in the manner iste upon said pre- he second party, a	nd shall be kept insure	, and will pay all taxes igs and other improve- ed for the benefit of the
second party or its assigns, against loss by fire or lightning, form and companies satisfactory to said second party, and be transferred, said second party is authorized, as agent of the	or not less than	wal receipts shall be the insurance to the gr	delivered to said s antee of the title.	econd party. If the ti	tle to the said premises
Party of the first part and heirs, executors, administrates of the second part, his heirs, executors, administrates on the second part, his heirs, executors, administrates on the second part, his heirs, executors, administrates on the second part and heir administrates of the second part and heir administrates on the second part and heir administrates of the second part and heir administrates on the second part and heir administrates of the second part an	rs, executors, administrate ators and assigns, and wil	ors and assigns, will I forever defend the	warrant the quie aforesaid premises	enjoyment of the afe	presaid premises to the ims and demands of al
IT IS FURTHER AGREED AND UNDERSTOOD,	That the said second part	y may pay any taxes	and assessments l	evied against said pren	nises or any other sum
ecessary to protect the rights of such party or its assigns, it iterest, and that every such payment is secured hereby, and	reluding insurance upon to that in case of a forcelost	uildings, and recover are hereof, and as oft	the same from t en as any forcelos	ne first party with are hereof may be filed	, the holder hereof may
ecover from the first party an attorney fee of provided for by said note Swhich shall be due upon the fill party together with expense of examination of title in preper title to said premises, incurred by reason of this mortgage	ng of the petition in force aration for forcelosure. A or to protect its liens, sha	losure and which is a my expense incurred Il be repaid by the n	secured hereby, m in litigation or or nortgagor to the r	. Dollars, or such differed which the first partherwise, including attended the contraged or assigns, v	ferent sum as may be ty promises and agree orney fees and abstrac with interest thereon a
per cent. per annum, and this mortgage sha					
AND IT IS FURTHER AGREED, That upon a bread or any tax or assessment herein mentioned, or to comply wit or other improvements thereon, without the consent of the sa	ch of the warranty herein h any requirements herein id second party, the whole	or upon a failure to a or upon any waste u sum secured hereby	pay when due, a pon said premises, shall at once and	ny sum, interest or pri or any removal or des without notice become	ncipal, secured hereby truction of any building due and payable at the
ption of the holder thereof, and shall bear interest thereafte the entitled to a foreclosure of this mortgage and to have the upon the filing of the petition in foreclosure the holder hereoble expenditures, to the payment of said indebtedness, and rereby consent, which appointment may be made either befor damage other than for rents actually received; and the aphall run with the land herein convoyed. This Mortgage and the note and coupons secured there	if shall be entitled to the p for this purpose the holde ore or after the decree of praisement of said premis	possession of the said r hereof shall be enti foreclosure, and the l es is hereby expressly	premises, and to c tled to a receiver, holder hereof shall waived. And all t	ollect and apply the re to the appointment o in no case be held to he covenants and agree	uts thereof, less reason- f which the mortgagors account for any rental ments herein contained
Dated this	engy, shill in an respects	19 / Z	istruct by the him	s of the State of Okn	monne
	1	2	6 P.	2 × 9	Mises
SIGNED IN THE PRESENCE OF			1 D	L. Graffe	
6. Dang geshalf			John I	r Inffe	<u>u</u>

STATE OF OKLAHOMA,	ulsa	COUNTY, ss.			20
Before me, le D Goggeshal	//				lies
n and for said County and State, on this 370	day of	lamar	400	19/2	, personally appeared
deg abeth L. Graffices o me known to be the identical person who executed the s	within and foregoing instr		//	1 //	. executed the same as
Witness my hand and official seal the day and year ab	ne uses and purposes set f		° 0 0		
My commission expires May 6" 1915)	W. Kog	gerhall	Notary Public.
STATE OF OKLAHOMA, TULSA COUNT		7 (1 m) 3 (1 m) ($\overline{}$		
This instrument was filed in my office for record on t	and the second of the second of the second	day of Ja	~~		0/2 nt 10
o'clock		- 1		9	
Ву	Deputy. (£	eal	1620	alscley	en e
	Deputy.			0	Register of Deeds