## MORTGAGE RECORD

SAML DOBSWORTH BOOK OO, LEAVENWORTH, KAN. NO. 21054

## OKLAHOMA FIRST MORTGAGE

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	an anna anna anna anna anna anna anna	. ~	D &	>	20-00	•••	County, St	ite of Okimion	m, part &
	mortgaged and hereby m		2	700	0	~ <b>,</b>		P4 - 4 F OLT	
rty of the second 1	art, the following-describ	ed real estate and pro	mises, situated in	· · · · · · · · · · · · · · · · · · ·	· · · · · ·	0	O O	y, State of Okl	alionia, to-wi
		Son Survey	ser-		2 3 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 -	···	0 10 (c	11/2/	Jan!
87 m	Jang 3	server	1 time	5 (J. 2)	Zee ET		7.0	بعميا	
rel	rele One	- Hun	treg t	carty	honghi	77	178) r	alt-	City
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rantaga	a Mara	Deing	Carl _a,	Lance	2 8 Z	- ou	weet-	A. T.	لالمحولات
1400,00	Compa	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	Para	dia.	War.	~ ~	مرک ۱	yet a	ing.
th all the improver	ients thereon amPappurt	enances thereum be	longing, and war	rant the title to	the same.	0		<del></del>	
This mortgage	is given to secure the pr	incipal sum of	Jave	-	بمم	سمم	×		DOLLAR
e und payable on t	16 17-FX	day of	مسب	~~ <u>~</u>	19 <b>.) . ; ; ,</b> with i	nterest th	ereon at the ra	e of	per cen
r annum, payable	semi-	annually from date,	according to the	terms and at the	time and in the	manner	provided by		-
rtain promissory no	teof even date herewith	, given and signed b	y the makers here	eof					
d payable to the or	der of the mortgagee here	in, and being for the	principal sum of.	Lele	و پریع	~~~	ulu	$\mathcal{Q}_{\sim}$	Dollar
in Sam	.coupon notes attach				gaste	<u></u> S	Lawre		Dollar
18		Z + Z	Lown		0	0	Dollars seet		
All sums secur	coupons being for ed by this Mortgage shall	be paid at the office	- Back	ALU	l'ulsa, Oklahoma				and couper
TITLE EVEDE	SELV ACREED AND T	NUMBERSTOOD BY	and hotwoon the e	aid parties heret	o that this Mari	mare is a	first lien unon	enid promises:	that the part
d assessments again	ay said principal and int ist said land when the sai e kept in good repair and	ne are due each year,	, and will not com	mit or permit a ithout the conse	ny waste upon s	mid premi	ises that the i	uildings and c	ther improves benefit of t
form and companie transferred, said e	signs, against loss by fire s satisfactory to said second cond party is authorized	ond party, and that a as agent of the first	Il policies and ren party, to assign	newal receipts sh the insurance to	all be delivered t	o said sec	ond party. If	the title to the	e said premis
							niovment of t	he aforesaid a	remises to t
d party of the seco	st part and nd part, his heirs, execut	ors, administrators a	nd assigns, and w	ill forever deien	the aforesaid p	remises a	gainst the law	ul claims and	demands of r
	er agreed and uni	DERSTOOD, That th	ne said second par	rty may pay any	taxes and assess	ments lev	ied against sai	l premises or a	my other sur
essary to protect t	he rights of such party o	r its assigns, includin	g insurance upon	buildings, and r	ecover the same	from the	first party wi	$b \leftarrow 0$	per cen
erest, and that eve	ry such payment is secure	d hereby, and that it	i case of a foreclo	sure hereof, and	as often as any i	foreclosur	hereof may b	filed, the hole	ier hereof m
wided for by said i	party an attorney fee of otewhich shall be du expense of examination of s, incurred by reason of	e upon the filing of the	for forcelosure.	Any expense in	curred in litigation	reby, and	rwise, includin	t party promis	ses and agree
10 per	cent, per annum, and thi	s mortgage shall stan	d as security ther	refor.			•		
AND IT IS FU any tax or assessment other improvement	RTHER AGREED, The ent herein mentioned, or a thereon, without the co	t upon a breach of the comply with any assent of the said second	ne warranty herei requirements here nd party, the who	in or upon a fail in or upon any v de sum secured l	ure to pay when raste upon said p ereby shall at on	due, any remises, o ce and wi	sum, interest rany removal thout notice be	or principal, se or destruction o come due and	ecured hereb of any buildis payable at tl
le expenditures, to reby consent, which damage other than	nereof, and shall bear into osure of this mortgage an petition in forcelosure th the payment of said indel appointment may be m for rents actually received to herein conveyed.	btedness, and for this ade either before or a	i purpose the hold ifter the decree of	ter nereot shall t f foreclosure, and	the holder here	ecerver, to of shall in	the appointm no case be he	ent of which t	he mortgago for any rent
	and the note and coupor	s secured thereby, sl	all in all respects	be governed a	d construed by	the laws	of the State of	Oklahoma.	
Dated this	17 +1 day	, Van	سمي	·	2				
		0	(	Q = Z	8	1/19	M	- 4	
0 4	SIGNED IN THE PRESENC	E OF ()		Z	sam'				men.
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rate of or	LAHOMA,	محاسث	<del>4</del>	COUNTY	, ss.				
Before me,	J. D.	····		والمستركة والمسترين	a	1 at	yma	نىللىپ	_e
and for said Count	y and State, on this	17些	day of	Lann	nary		<u> </u>	12 person	ally appeare
Fora	W sian	Aime.	<i>~</i>	Ya.	will	1 1 1 1 1 1 1 1 1	<b>)</b>		
		and the second second	and Carried and	militant and			ノヘ		
	e identical person who				monieuged to m	er cant	The state of the s	executed	it the same (
	free and voluntary act and and official seal the de			forth.				•0	
			Ćι	11 3	J. 8 . F.	بب∈	<u> </u>	F. 4	tary Public.
				<del>-</del> 3/				(Xo	ury Puone.
1 to	LAHOMA, TULS				0			10	230
This instrumen	t was filed in my office fo	or record on the	يبشيه بالجراسيم	day of	Lan		<b>۸</b> و سیدنیس	D. 19/2, at	
AND THE STATE	the contract of the contract o						and the second second		
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lock		(leal)			1,6	W	alle.	مىعا	er of Deeds.