MORTGAGE RECORD

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	OKLAH	OMA FIRST	MORTGAG	
Know	All Men by These P	resents:		
THAT	Klone, a undower, and &	R. m. Cuelingh	and blara &	mchueenigh his
		0	Tues	
the first part, ha	Med mortgaged and hereby mortgage 10 6	dwin Warr	soul	
	nd part, the following-described real estate and		المسور	
The	westerle fifty (50) 40) feet of lot fourte Tuesa, Okeahoma	feet of the &	autherly one	hundred and
Forty (14	401 feet of lat fourte	en (14) in lo	Beack nin	ty (90) in the
City of J	uesa, Okeahama	according I	the record	ded flat thereo,
with all the impr-	ovements thereon and appurtenances thereunto	belonging, and warrant the t	itle to the same.	an an ann ann an mar an
This mort:	gage is given to secure the principal sum of 2	wente-five Is	housand an	d nopias D
	on the 22nd day of Qe	tober		est thereon at the rate of light
permanum, payal				anner provided by their on
certain promissor	y noteof even date herewith, given and signe			
and payable to th	he order of the mortgagee herein, and being for	the principal sum of <i>Live</i>	ity-five Tho	isand and nopios
with		and the second		
and				Dollars, cach
TA IS EXT	coured by this Mortgage shall be paid at the off PRESSLY AGREED AND UNDERSTOOD, B	and botween the sold partie	pehorata that this Martgar	o is a first lien upon soid promises: that
of the first part w	will pay said principal and interest at the times radiust said land when the same are due each y all be kept in good repair and shall not be destr	when the same fall due, and same parts	at the place and in the man ermit any waste upon said	mer provided in said note, and will pay premises that the buildings and other
second party or it in form and comp be transferred, sa	ts assigns, against loss by fire or lightning, for n panies satisfactory to said second party, and the iid second party is authorized, as agent of the fi	ot less than <i>Anelile</i> for it all policies and renewal reco	ipts shall be delivered to sa	id second party. If the title to the said
	and it is a second s			
said party of the persons.	he first part and Meen heirs, executors, administrator	s and assigns, and will foreve	r defend the aforesaid prem	ises against the lawful claims and demo
IT IS FUR	RTHER AGREED AND UNDERSTOOD, The	t the said second party may p	ay any taxes and assessmen	its levied against said premises or any o
necessary to prote interest, and that	ect the rights of such party or its assigns, inclu- every such payment is secured hereby, and the	ding insurance upon buildings it in case of a foreclosure here	, and recover the same from of, and as often as any fore	n the first party with sught
	first party an attorney fee of Suco here	A*		
to pay, together w	aid notewhich shall be due upon the filing of with expense of examination of title in preparat emises, incurred by reason of this mortgage or t	ion for foreclosure. Any exp	ense incurred in litigation o	or otherwise, including attorney lees and
• 1.	per cent. per annum, and this mortgage shall s		and by the mortgagor to a	te mortgagee or assigns, with interest c
AND IT IS	S FURTHER AGREED, That upon a breach o	of the warranty herein or upo	a failure to pay when due	s, any sum, interest or principal, secure
or other improven	nents thereon, without the consent of the said se	cond party, the whole sum se	cured hereby shall at once a	and without notice become due and paya
option of the hold be entitled to a fo	der thereof, and shall bear interest thereafter at oreclosure of this mortgage and to have the said	the rate of light	per cent. per annum, and the ds applied to the payment of	e said party of the second part or its ass of the sums secured hereby; and that im
able expenditures, hereby consent, w	ber thereof, and shah bear interest thereafter at oreclosure of this mortgage and to have the sait the petition in forcelosure the holder hereof sh , to the payment of said indebtedness, and for t which appointment may be made either before t than for rents actually received; and the apprai	this purpose the holder hereof or after the decree of foreclose	shall be entitled to a receiver, and the holder hereof s	er, to the appointment of which the method is a second to the appointment of the method is a second to account for a
or damage other t shall run with the	than for rests actually received; and the apprai e land herein conveyed.	sement of said premises is her	eby expressly waived. And	all the covenants and agreements herein
	tage and the note and coupons secured thereby \mathcal{T}	, shall in all respects be gove	rned and construed by the	laws of the State of Oklahoma.
Dated this	Iwenty-Secondiay of Octo	aer		1
\cap	SIGNED IN THE PRESENCE OF		L. K.C.	and
Roseve	(adams)		G. R. m.	bullangh
P. lan	a Shepherd "			mª bullough
~~~~~	T	anna Charlen an San San San San San San San San San		er au and you
	OKLAHOMA, Julsa	COU	NTY, ss.	$\sim \Omega$ $h$
	Rosere adams	$\mathcal{T}$	1 20	tary Public
9 1/ 1/	100-01	day of leg	Tober 0	19/0., personally
	es D.R. M - Cullong		lara & M-	bullough
to me known to b	be the identical person who executed the within	n and foregoing instrument, :	und acknowledged to me th	at they executed the
	free and voluntary act and deed for the us y hand affy official seal the day and year above		()	$\sim$
2011년 11년 11년 11년 11년 11년 11년 11년 11년 11년	() - (-+) 10m		Clase	e adama
My commission ex	//	- C	en de la constante de la const La constante de la constante de	Notary .
	OKLAHOMA, TULSA COUNTY,		$\mathcal{O}_{\pm}$	
$\sim$	ment was filed in my office for record on the.		et	
o'clock	<b>.M.</b>		11 -	
By		non-thi	VH C	Walkley Register of
U.		Deputy.		Register of
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