44 80 g MAN

MORTGAGE RECORD

SAML DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 21054 Main

OKLAHOMA FIRST MORTGAGE

	a compression in the second	enev, a	- Design	K. maren	7			
		Landa Caralla Company	of		when !	Co	unty, State of Oklah	oma, part
e first part, ha	orfgaged and hereby	mortgage 10	Grant	R 7	ne lende	ough	<u> </u>	
arty of the second pr	rt, the following-desc	ribed real estate an	d premises, situate	d in	Sou	theres	County, State of O	dahoma, to-wi
(1)11/11)	of Sents	in I	(6)		Tourse	his)	Einhte	En
(18) \	78	P	o. A.	N/0000	~ (14)	205	fl the	Inde
marile		J. Land	- 80	ر در دسر		e	len	A
Menan	m, cax	nam.		······································	- Harren . C.	There's area from the surround		***************************************
pasti de 1911 i 111 i							***************************************	
ith all the improvem	ents thereon and app	irtenances thereun	to belonging, and	varrant the title	e to the same.		- -	
This mortgage	s given to secure the	principal sum of	Little	m/	Lunds	ed!	100	DOLLAR
ie and payable on th	Jiret	dny of	etober.		192.2, with	interest thereon	nt the rate of	per cen
r annum, payable		annually from d	nte, according to t	he terms and a	t the time and in th	e nanner provid	led by Fine o	ne
rtain promissory not	of even date herev	ith, given and sign	ed by the makers	hercof	renzo	Grier		
nd payable to the ord	er of the mortgagee l	erein, and being for	r the principal sum	of Mi	steen h	undrl.	d tro	Dollar
in live		nched, evidencing a	aid interest; one o	oupon being fo	· neverty	1-six	mo	
Row	coupons being for	ninety	is do			Dol	lars, each.	
All sums secure	by this Mortgage sh	all be paid at the o					ise specified in the no	
the Guit want will we	er east principal and	ntarget at the time	e when the sume for	ill due and at	the place and in th	i manner provide	en upon said premises d in said note, and w hat the buildings and be kept insured for t	iil oay ali tax
form and companies	gns, against loss by f satisfactory to said s ond party is authoriz	econd party, and th	hat all policies and	renewal receip	ts shall be delivered to the grantee of	to said second pa	urty. If the title to t	he said premis
rsons.							nent of the aforesaid the lawful claims and	
							ainst said premises or	
					/		party with	
cover from the first covided for by said no pay, together with a title to said premise	party an attorney fee the	of	of the petition in ation for foreclosur to protect its liens	foreclosure and e. Any expens , shall be repai	which is secured he incurred in litigated by the mortgagor	creby, and which ion or otherwise, to the mortgage	s, or such different a the first party pron including attorney fo e or assigns, with int	sum as may nises and agre ees and abstra erest thereon
AND IT IS FU any tax or assessme other improvements	nt herein mentioned, thereon, without the	That upon a breach or to comply with consent of the said	of the warranty h any requirements second party, the	erein or upon r herein or upon r whole sum secu	iny waste upon said red hereby shall at c	premises, or any ince and without	interest or principal, removal or destruction notice become due and	of any buildi I payable at t
otion of the holder the entitled to a forecle con the filing of the ole expenditures, to treby consent, which dumage other than all run with the lan	ercof, and shall bear sure of this mortgage setition in forcelosure ne payment of said ir appointment may be for rents actually rec if herein conveyed.	interest thereafter and to have the se the bolder hereof a debtedness, and for made either before sived; and the appr	at the rate of	nd the proceeds the possession holder hereof st a of foreclosure remises is hereb	r cent. per annum, a applied to the payr of the said premises all be entitled to a , and the holder he y expressly waived.	nd the said party nent of the sums and to collect ar receiver, to the reof shall in no c And all the cover	of the second part or secured hereby; and the dappointment of which appointment of which ase be held to accountants and agreements h	its assigns, shout immediate cof, less reaso the mortgage t for any read nerein contain
This Mortgage	nd the note and cou	ons secured therel	oy, shall in all resp	ects be govern	ed and construed by	the laws of the	State of Oklahoma.	
Dated this	1st - de	y of Color	ter		~			
	Signed in the Presi	NCE OF			doren	30 1	sie	
		1					***************************************	
	LAHOMA,			COUN			Po	
Before me,	Coreal C	ldame	/	///		rotary	- Oul	lic
and for said County	and State, on this	and the second second	daty of .		a Mia Transferance, and a Mase		" our town world beta	mun's trisbear
do	ego In	un, a,	engl		and .			
me known to be the	identical personw	o executed the wit	hin and foregoing	instrument, an	d acknowledged to	me that	execut	ed the same
Witness my har	free and voluntary ac d and official scal the	day and year abov	re written.	/				
y commission expire	Juno 678	1914	P	eay	- Perso	oe cl	Hane N	otary Public.
	LAHOMA, TUI				O.t.			
10	was filed in my offic	e for record on the	/2	day of				nı
clockM.	0 1	Dene/		and the	1	01.		
y					2	(1111	alkley	