## MORTGAGE RECORD

Afficial Control of the Control of t	OKLAHOMA	FIRST MORTGA	GE
Know All Men !	by These Presents		
THAT Henson	Stephens, a single	Iman	
	91	Tulsa	County, State of Oklahoma hart
the first part, had mortgaged and he	1 0094	ttle	
		ted in Julian	County, State of Oklahoma, to-wit
Lote five (5) an	deix (b) in Block	seven (Din th	e towns f Turley,
Oblahoma!			
**************************************	a comme and particular to the control of		<u> </u>
	and the second s		
with all the improvements thereon and	I appurtenances thereunto belonging, any	warrant the title to the same.	علايات المستحدي والمناب والمستوالية والمستحدد والمجال والمعالية
			of so DOLLARS
			interest thereon at the rate of per cent
	herewith, given and signed by the maker	//	the state of the s
			six and nation Dollars
			Dollars
All sums secured by this Mortga	go shall be paid at the office of Galley	Juneer Co. Turky Oklahom	a, unless otherwise specified in the note and coupons
IT IS EXPRESSLY AGREED of the first part will pay said principal	AND UNDERSTOOD, By and between and interest at the times when the same	the said parties hereto, that this Morfall due, and at the place and in the	tgage is a first lien upon said premises; that the part; manner provided in said note, and will pay all taxe said premises: that the buildings and other improve party, and shall be kept insured for the benefit of th
and assessments against said land wher ments thereon shall be kept in good rep	a the same are due each year, and will no pair and shall not be destroyed or remov	t commit or permit any waste upon ed without the consent of the second	said premises: that the buildings and other improve party, and small be kept insured for the benefit of th
second party or its assigns, against loss	s by fire or lightning, for not less than	3.2.2.2.3.2.2.2.2.2.3.4.3.3.4.2.3.4.	Dollars
be transferred, said second party is aut	thorized, as agent of the first party, to as	sign the insurance to the grantee of t	to said second party. If the title to the said premise the title.
Party of the first part and	heirs, executors, admi	nistrators and assigns, will warrant and will forever defend the aforesaid	the quiet enjoyment of the aforesaid premises to the premises against the lawful claims and demands of al
persons.			sments levied against said premises or any other sum
	and grown to be seen a more or		
interest, and that every such payment	is secured hereby, and that in case of a f	preclosure hereof, and as often as any	from the first party with
recover from the first party an attorne provided for by said notewhich she to pay, together with expense of exami	ey fee of	n foreclosure and which is secured he	Dollars, or such different sum as may be greby, and which the first party promises and agree ion or otherwise, including attorney fees and abstract to the mortgagee or assigns, with interest thereon a
			to the mortgagee or assigns, with interest thereon a
	and this mortgage shall stand as security		due, any sum, interest or principal, secured hereby
or any tax or assessment herein mention	oned, or to comply with any requirement	herein or upon any waste upon said ;	oremises, or any removal or destruction of any building
option of the holder thereof, and shall	bear interest thereafter at thorate of	per cent. per annum, ar	nde and without notice become due and payable at the id the said party of the second part or its assigns, shalent of the sums secured hereby; and that immediately and to collect and apply the rents thereof, less reason receiver, to the appointment of which the mortgagor cof shall in no case be held to account for any renta And all the covenants and agreements herein contained.
upon the filing of the petition in forcel	tgage and to have the samplemises sold osure the holder hereal shall be entitled to aid indebtedness, and for this purpose.	and the proceeds applied to the paym o the possession of the said premises, sholder hereof shall be entitled to a r	ent of the sums secured hereby; and that immediately and to collect and apply the rents thereof, less reason receiver, to the appointment of which the mortageor
hereby consent, which appointment ma or damage other than for rents actually	ay be made cither belbre or if the the dec y received aind the appraising on of, said	ree of forcelosure, and the holder her premises is hereby expressly waived.	eof shall in no case be held to account for any renta And all the covenants and agreements herein contained
shall run with the land herein conveye This Mortgage and the note and	ed coupous vonred thereby, shall infalled	peets be governed and construed by	the laws of the State of Oklahoma.
Dated this fraint	day of the Market	ler 19/0.	
	200	4	A. Marie Committee of the Committee of t
For takin motsate , stored in the I	PRESENTE OF	Mana	and the state of t
For talin not see 1 stores in the 1			· · · · · · · · · · · · · · · · · · ·
within and acknow	· · · · · · · · · · · · · · · · · · ·		
Dated this			
STATE OF OKLAHOMA,	Julia	COUNTY, ss.	- 6-0-18
Before wet.	recol adams		wary suche
in and for said County and State, on t		Movember	19/ @, personally appeared
Stem	son Stephens, as	myle man	
to me known to be the identical person	a who executed the within and foregoin	g instrument, and acknowledged to n	ne thatexecuted the same as
	ry act and deed for the uses and purpose	s set forth.	가장하다 기름이 다른 반으면 되었다.
	al the day and year above written.	Each Race	ose Adansa Notary Public.
My commission expires	w 0,1714. 3		Notary Public.
STATE OF OKLAHOMA,	rulsa county, ss		$\Phi_0$ in a graph of $\Phi_0$ , $\Phi_0$ in $\Phi_0$
This instrument was filed in my	office for record on the	day of 2 Lour	
o'clock		00 110	
<b>By</b>		eg: Sklean	alkly
	Deputy.		Register of Deeds.
avena Maine division per l'enve pertire			