## MORTGAGE RECORD

The second secon	H BOOK CO., LEAVENWORTH, KAN NO. 21054 m
OKLAHO	MA FIRST MORTGAGE
Know All Men by These Pre	sents:
THAT Ethel Saws and	somuel 16 Daws her seas sond
	of Julia County, State of O
	Brant R Me Coullwigh  emises, situated in Sulsa County, State
party of the second part, the following-described real estate and pre	emiscs, situated in
The Wasthwest Qua	ester of section sixteen (14) in Jan
mineteen (19) North	ester of seeken Sixteen (14) vis Jac of Range Thisteen (13) East-of 11 containing 140 acres more o
Indian Meridian	containing 140 acres more o
with all the improvements thereon and appurtenances thereunto bel	
- 1997年 - 199	Three Thousand & NO/100
	May10 /. 8, with interest thereon at the rate of
per annum, payable	according to the terms and at the time and in the manner provided by. The
rerunn promissory noteor even date nerowith, given and signed by	principal sum of Jhrsl Thirth and + 100/14
with Javicoupon notes attached, evidencing said i	interest; one coupon being for ONU Flust deldseus
and four coupons being for one Il	under Eighty Dollars, each.
All sums secured by this Mortgage shall be paid at the office of	of G. R. McCULLOUGH & CO., Tulsa, Oklahoms, unless otherwise specified in th
of the first part will pay said principal and interest at the times whe and assessments against said land when the same are due each year,	and between the said parties hereto, that this Mortgage is a first lien upon said prenen the same full due, and at the place and in the manner provided in said note, at and will not commit or permit any waste upon said premises that the buildings d or removed without the consent of the second party, and shall be kept insured i
in form and companies satisfactory to said second party, and that al be transferred, said second party is authorized, as agent of the first	less than. Il policies and renewal receipts shall be delivered to said second party. If the title party, to assign the insurance to the grantee of the title.
Party of the first part andheirs, executions, administrators are said party of the second part, his heirs, executors, administrators are	outers, administrators and assigns, will warrant the quiet enjoyment of the afores nd assigns, and will forever defend the aforesaid premises against the lawful claims
persons.	ne said second party may pay any taxes and assessments levied against said premise
necessary to protect the rights of such party or its assigns, including interest, and that every such payment is secured hereby, and that it	g insurance upon buildings, and recover the same from the first party with
province for by said note, M. which shall be due upon the filing of the pay, together with expense of examination of title in preparation of title to said premises, incurred by reason of this mortgage or to be	Dollars, or such difference petition in foreclosure and which is secured hereby, and which the first party professions. Any expense incurred in litigation or otherwise, including attorn totect its liens, shall be repaid by the mortgager to the mortgage or assigns, with
Jenper cent, per annum, and this mortgage shall stand	d as security therefor.
AND IT IS FURTHER AGRISED, That upon a breach of the or any tax or assessment herein mentioned, or to comply with any restlements to the complete of the compl	ne warranty herein or upon a failure to pay when due, any sum, interest or princi requirements herein or upon any waste upon said premises, or any removal or destruc ad party, the whole sum secured hereby shall at once and without notice become due
se entitled to a forcelosure of this mortgage and to have the said proporting filing of the petition in forcelosure the bolder hereof shall be apple expenditures. In the payment of said indebtaines and for this	e rate of
nereby consent, which appointment may be made either before or all or damage other than for rents actually received; and the appraisem shall run with the land heart actually received; and the appraisem	fler the decree of foreclosure, and the holder hereof shall in no case be held to acceed the holder hereof shall in no case be held to acceed the holder hereof shall be covenants and agreement of said premises is hereby expressly wnived. And all the covenants and agreements are supported to the covenants and agreements.
This Mortgage and the note and coupons secured thereby, she	all in all respects be governed and construed by the laws of the State of Oklahor
Dated this	11 dy
Signed in the Presence of	
	Same to Danie
	그리는 기계를 이 기계되었다. 하는 생활으로 기술하다
STATE OF OKLAHOMA, July	COUNTY, ss.
in and for said County and State, on this	day of 11/04 10/3
Estel Da	day of May 10/3, solution and Samuel Co Daws
	nd foregoing instrument, and acknowledged to me that
Mein free and voluntary act and deed for the uses a	and purposes set forth.
Witness my hand and official seal the day and year above writ	(seel) Savid Beaue
My commission expires // 60- 4-1.7/3	