MORTGAGE RECORD #41497

TREASURER'S ENDORSEMENT

I hereby certify that I received

Some and issued Receipt No//27.

Therefor in sayment of mortgage tax on the within mortgage.

dag hathod Oh		CT MODICAGE	Dated this 3 O day of Alpan
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Know All Men by The	se Presents:	241	by C/d mellehory
THAT OLUMBION	and Witas	ue cothompson	nis my
# * * * * * * * * * * * * * * * * * * *		ulia	County, State of Oklahoma, party of
the first part, ha.U.L. morfgaged and hereby mortgag	1	ally It was	
party of the second part, the following-described real	estate and premises, situated in	1 0/ wew_	
2,7+hour (3) B1-11	Minutes (19/)	Biolitte Hall a de	liting to the out
of the Ollohous	a a a a a a a a a a a a a a a a a a a	Billitte Hall ade	unon or are easy
Jackey De Machine			
		vices and the second second	and the second s
			timental and the second and the seco
with all the improvements thereon and appurtention			And the second s
This mortgage is given to secure the principal	sum of Thun Ma	wated and no	// oo DOLLARS,
due and payable on the	maturely	with interest the	reon at the rate of Line per cent.
		rns and at the time and in the manner p	provided by data
certain promissory noteof even date herewith, give	<u> </u>	C	114 after date
and parable to the order of the mortgages herein, an			Dollars, -
	idencing said interest; one coupe		we margini
All sums secured by this Mortgage shall be pai	d at the office of	Alty	therwise specified in the notes and compone.
IT IS EXPRESSLY AGREED AND UNDER of the first part will pay said principal and interest a and assessments against said land when the same are means thereon shall be kept in good repair and shall-	STOOD, By and between the sa	id parties hereto, that this Mortgage is a	list lien upon said premises, that the party
and assessments against said land when the same are ments thereon shall be kept in good repair and shall-	due each year, and will not come of be destroyed or removed wit	nit or permit any waste upon said premi front the consent of the second party, and	sest that the buildings and other improve shall be kept insweed for the bonefit of the
swand party or its assigns, against loss by firs or ligh	tning, for met less than		Dollars,
swend party or its assigns, against loss by firs or ligh in form and companies latisfactory to end record pa be transferred, shill second party is authorized, as ag	ent of the first party, to assign I	ie insurance to the grantee of the title.	on party. (I Decline to the said prefixes
Party of the first part and the said party of the second part, his heirs, executors, as	heirs, executors, administrat ministrators and assigns, and wi	ers and assigns, will warrant the quiet of lorever defend the aforesaid premises ag	njoyment of the aforesaid premises to the cainst the lawful claims and demands of all
persons. IT IS FURTHER AGREED AND UNDERST	9		
necessary to protect the rights of such party or the interest, and that every such payment is secured here			
	by, and that in case of a foreclos	I	
recover from the first party an attorney fee of provided for by said notewhich shall be die upor to pay, together with expulse of examination of title of title to said premises, incurred by reason of this m	the filing of the petition in force	losure and which is secured hereby, and	Dollars, or such different sum as may be which the first party promises and agrees rwise, including attorney fees and abstract
			rigagee or assigns, with interest thereon at
AND IT IS FURTHER AGREED, That upon			sum, interest or principal, secured hereby
AND IT IS FURTHER AGREED, That upon or any tax or assessment herein mentioned, or to con or other improvements thereon, without the consent of	uply with any requirements before t the said second party, the whole	n or upon any waste upon said premises, or sum secured hereby shall at once and wi	any removal or destruction of any building thout notice become due and payable at the
option of the holder thereof, and shall bear interest t	hereafter at the rate of TIM	per cent. per annum, and the said	party of the second part of the assigns, shall
option of the holder thereof, and shall bear interest the entitled to a foreclosure of this mortgage and to hupon the filing of the petition in foreclosure the hold able expenditures, to the payment of said indebtedne hereby consent, which appointment may be made eit or damage other than for rents actually received; and shall run with the land herein conveyed.	er hereof shall be entitled to the ss, and for this purpose the holde	possession of the said premises, and to coll r hereof shall be entitled to a receiver, to	ect and apply the rents thereof, less reason- the appointment of which the mortgagors
hereby consent, which appointment may be made eit or damage other than for reuts actually received; and shall run with the land bearing appropriate	her before or after the decree of the appraisement of said premis	foreclosure, and the holder hereof shall in es is hereby expressly waived. And all the	no case be held to account for any rental covenants and agreements herein contained
This Mortgage and the note and coupons secu	red thereby, shall in all respects	be governed and construed by the laws	of the State of Oklahoma.
Dated this	rouembre	19/3	
Signed in the Phesence of			Thompson
		anth.	pour
	e e la calificación desente del la	u C. I www	
			and the second s
STATE OF OKLAHOMA,	ulsa	COUNTY, ss.	
STATE OF OKLAHOMA, Before me, W. O. Worte in and for said County and State, on this	··	a rocco	my Public
n and for said County and State, on this	14th day of)	roumlus	10.13, personally appeared
a c thompon		nd	A Committee of the Comm
to me known to be the identical person who execut	ed the within and foregoing instr	ument, and acknowledged to me that	Accounted the same as
hio free and voluntary act and dec	d for the uses and purposes set f	orth.	
Witness my hand and official seal the day and	year above written,	1111000	tou Biall
My commission expires Luly 21	1915		Notary Public.
Witness my hand and official seal the day and My commission expires 2 2 2 1 STATE OF OKLAHOMA, TULSA CO	DUNTY, ss.		
This instrument was filed in my office for reco			
oʻclock,M			
By			
By	Deputy.	epropositioned b de bias institute asserbate advise in	Register of Deeds.