MORTGAGE RECORD

Know All Men by These			
THAT O. St. Leonard			
			County, State of Oklahoma, pr
the first part, ha mortgaged and hereby mortgage.	1		incy, Ollerwis
party of the second part, the following-described real est			County, State of Oklahom
hersouthwest quarter of the	martient que	rter and the con	were half of the worth
writer of the northeast and	arter and the	witheret qua	ster of the morthwest.
in northetact quarter, and the	le couth half of the	he wortheret gr	unter of the southers
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	quarter; and the		11 - 11
the southeast quarter, and the arter of the southeast quarter and the southeast quarter the with all phe improvements thereon and appropriances the with all phe improvements thereon and appropriances.	to a referrest sus	ester al the month	court and ten and the
This mortgage is given to secure the principal sur			
lue and payable on the 20 th day of	Juil	19 /. /. with int	terest thereon at the rate of
per agnum, payable	<i>H</i>		0.
		m // C/	
vertain promissory noteof even date herewith, given a	A		
and payable to the order of the mortgagee herein, and be	cing for the principal sum of LL	rrell thousand	land suf 100
vith	neing said interest; one coupon l	eing for	
ndoupons being for	and the second of the second o		Dollars, each.
All sums secured by this Mortgage shall be paid at IT IS EXPRESSLY AGREED AND UNDERST If the first part will pay said principal and interest at the and assessments against said land when the same are due tents thereon shall be kept in good repair and shall not learn			
econd party or its assigns, against loss by fire or lightnin form and gompanies satisfactory to said second party, e transferred, said second party is authorized as agent	ng, for not less than and that all policies and renewal of the first party, to assign the in	receipts shall be delivered to asurance to the grantee of the	said second party. If the title to the said title.
Party of the first part and	heirs, executors, administrators nistrators and assigns, and will fo	and assigns, will warrant the rever defend the aforesaid pre-	a quiet enjoyment of the aforesaid premise unises against the lawful claims and deman
IT IS FURTHER AGREED AND UNDERSTOO	D. That the said second party n	ay pay any taxes and assessm	ents levied against said premises or any off
ecessary to protect the rights of such party or its assign iterest, and that every such payment is secured hereby,	es, including insurance upon build and that in case of a forcelosure	lings, and recover the same for hereof, and as often as any for	rom the first party with the holder her
cover from the first party an attorney fee of	e filing of the petition in forceloss preparation for forcelosure. Any page or to protect its liens, shall b	ire and which is secured here expense incurred in higation e repaid by the mortgagor to	Dollars, or such different sum as by, and which the first party promises an or otherwise, including attorney fees and the mortgagee or assigns, with interest th
Let 1 per cent. per annum, and this mortgage	e shall stand as security therefor.		
AND IT IS FURTHER AGREED, That upon a l r any tax or assessment herein mentioned, or to comply r other improvements thereon, without the consent of th	with any requirements herein or ie said second party, the whole su	upon any waste upon said pre m secured hereby shall at once	emises, or any removal or destruction of any e and without notice become due and payab
ption of the holder thereof, and shall bear interest there e entitled to a foreclosure of this mortgage and to have pon the filing of the petition in foreclosure the holder ha ble expenditures, to the payment of said indebtedness, a creby consent, which appointment may be made either e damage other than for rents actually received; and the hall run with the land herein conveyed.	eafter at the rate of	per cent, per annum, and rocceds applied to the paymen ession of the said premises, an ereof shall be entitled to a recclosure, and the holder hereof shereby expressly waived. An	the said party of the second part or its assig t of the sums secured hereby; and that from d to collect and apply the reuts thereof, less civer, to the appointment of which the mo i shall in no case be held to account for an dall the covenants and agreements herein co
This Mortgage and the note and coupons secured			
Dated this LOTTO day of	une	19 / 2:.	
SIGNED IN THE PRESENCE OF		0.47	Canard
			The state of the s
a. E. Bradshaw	· · · · · · · · · · · · · · · · · · ·		and the second s
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	•	The second s	garmananianania arcagninalla arcagninal
TATE OF OKLAHOMA, - Decle	<i>ia</i> c	OUNTY, ss.	
Before me, a. A. B. Bradsh	an	. 20	Lary Paralic
and for said County and State, on this 2. The	1	uce.	
		C 1. 1	19. 10. personally a
A Leonard who declared the	e withing land late	re no partiof	www.howestead
me known to be the identical person who executed the	he within and foregoing instrume	nt, and acknowledged to me	that Tiel executed the s
	or the uses and purposes set forth		
Witness my hand and official seal the day and year	r above written.	CORO	
y commission expires De pteris ber La	et. 1910. Seaf.		RASMANT Nointy P
TATE OF OKLAHOMA, TULSA COU	NTY, ss.		
This instrument was filed in my office for eccord o	in the Zo day	yoi Jeen	
clock N.		U	