## MORTGAGE RECORD

OKLAH	MA FIRST M	ORTGAGE	
Know All Men by These Pro			
		1. 41 . A D.	At SAt A DIA
THAT W & Brockman and Low his wife and mary Brockman Sing	2. Brockman ris M	A ST A	verom an T. anel Ispe
the first part, hill mortgaged and hereby mortgage	is out 12 mo P. Ol.		County, State of Oklahoma, part
the first purt, hhere in the second s	Mann M MAS Called	Julio	
party of the second part, the following-described real estate and p 	emises, situated in.	A hasting 1. TE	EASURER'S ENDORSEMENT
Julenty ( 2.9 In Jourshy, Jul	and the start of the Contraction	Panos .	and issued Receipt Na.24
Mirteen (1.3) East of the SI	rdian meridiance	Vonia- there	for in payment of morigage tax of
			n mortgage.
esteptions, 17 acres more on less			
with all the improvements thereon and appurtenances thereunto h			••••••••••••••••••••••••••••••••••••••
This mortgage is given to secure the principal sum of	<ul> <li>A set of the set of</li></ul>	the second se	
due und payable on the first and day of	0		
per annum, payableunnually from date,			
certain promissory note of eyen date herewith, given and signed Bootherness of Citate Blocksnan has be and payable to the order of the mortgages herein, and being for th	y the makers hereof. If Block	ekman & Louis 1 Brock	men his wife Henry A
with fuile coupon notes attached, evidencing said			
and <u>All sums secured</u> by this Mortgage shall be paid at the office			
IT IS EXPRESSLY AGREED AND UNDERSTOOD, By of the first part will pay said principal and interest at the times w and assessments against said land when the same are due each year ments thereon shall be kept in good repair and shall not be destroy	, and will not commit or permit	any waste upon said premis sent of the second party, and	es that the buildings and other im shall be kept insured for the benefit
second party or its assigns, against loss by fire or lightning, for not in form and companies satisfactory to said second party, and that be transferred, said second party is authorized, as agent of the firs	less than Il policies and renewal receipts s party, to assign the insurance t	shall be delivered to said seco o the grantee of the title.	nd party. If the title to the said pr
-Afree-			
Party of the first part and	nd assigns, and will forever defe	nd the aforesaid premises ag	ainst the lawful claims and demands
IT IS FURTHER AGREED AND UNDERSTOOD, That i			
necessary to protect the rights of such party or its assigns, includin interest, and that every such payment is secured hereby, and that			
recover from the first party an attorney fee of	he petition in foreclosure and w. for foreclosure. Any expense i protect its liens, shall be repaid 1	Lich is secured hereby, and neurred in litigation or other by the mortgagor to the mor	Collars, or such different sum as m which the first party promises and wise, including attorney fees and ab tgagee or assigns, with interest there
Ten, per cent, per annum, and this mortgage shall sta			tte en en en en en en en en en tra- an en
AND IT IS FURTHER AGREED, That upon a breach of or any tax or assessment herein mentioned, or to comply with any or other improvements thereon, without the consent of the said sec	he warranty herein or upon a fa requirements herein or upon any nd party, the whole sum secured	ilure to pay when due, any a waste upon said premises, or hereby shall at once and wit	sum, interest or principal, secured h any removal or destruction of any by hout notice become due and payable
option of the holder thereof, and shall bear interest thereafter at t be entitled to a forcelosure of this mortgage and to have the said p upon the filing of the petition in forcelosure the holder hereof shall able expenditures, to the payment of said indettedness, and for thi hereby consent, which appointment may be made either before or or damage other than for rents actually received; and the appraise shall run with the land herein conveyed.	e rate of	mt, per aunum, and the said j plied to the payment of the s the said premises, and to colle be entitled to a receiver, to nd the holder hereof shall in xpressly waived. And all the	party of the second part or its assigns ums secured hereby; and that immed- et and apply the reats thereof, less ar the appointment of which the mort, no case be held to account for any covenants and agreements herein com-
This Mortgage and the note and coupons secured thereby, s			f the State of Oklahoma.
Dated this	mary	/1-	
SIGNED IN THE PRESENCE OF		W.S. Broe	kman
		Louise Br	rekmen
	ata ang ata Kina ang si Kina kana kana ta taong sa	den a Borer	Eman Ettal Bran
STATE OF OKLAHOMA, Julea	e e e e e e e e e e e e e e e e e e e	marr a	Brockman
STATE OF OKLAHOMA, Julia	COUNTY	¥, ss.	
Before me,	······	A. M. C.C.	7 priblie
Before me,	day of Heller	nery	19./, personally app
to me known to be the identical person? who executed the within		cknowledged to me that	mexecuted the sat
My commission expires. Jan 2-191. C.	Al	al) II M Ref.	Kino Notary Pul
STATE OF OKLAHOMA, TULSA COUNTY, s This instrument was filed in my office for record on the		Frol	ک , , ،
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o'clockA		-	
M.		· · · · · · · · · · · · · · · · · · ·	P1
By. allweaver	nuty.	al) Louis 1	Eline County Elle Register at Dec

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