Cr.N. SPBD

JI.

1

*

11

MORTGAGE RECORD

Ĭ.

Ð

12.50

221

OKLAHOMA	FIRST MORTGAGE
Know All Men by These Present	
TITATE William a Weir and mary 6 3	Weir his wife
	Julka
the first part half portraged and hereby mortrage in The Fu	ist National Bank of Julas aklahoma
	tuated in. Julsa
	IREASURER'S ENDORSEMENT
quarter of the southeast quarter of sollion Thirty two (3)	I hereby certify that I received
In Jum shi, Singate 120) North Agange Thisteen (13) Eggst	I hereby certify that I received \$ 3.25° and issued Receipt No. 2.4.54 therefor in payment of morrgage tax on the
A the Sodian maridian containing ton (10) Acre	therefor in payment of morrgage tax on the within morrgage.
more on long	Dated this 17 day of Hell 1915
	and warrant the title to the same.
with all the improvements thereon and appurtenances thereunto belonging,	and warrant the fifth to the same. \mathcal{R}
	n Hundred DOL
due and payable on the	19. f.G., with interest thereon at the rate of fin pe
	g to the terms and at the time and in the manner provided by. Their the
certain promissory noteof even date herewith, given and signed by the ma	kers hereof. Milliama War and Mary & Weis
	1 sun of Sipten hundred
with	one coupon being for.
and	
All sums secured by this Morfgage shall be paid at the office of G. R.	McCULLOUGH & CO., Tulsa, Oklahoma, unless otherwise specified in the note and co
of the first part will pay said principal and interest at the times when the se	een the said parties hereto, that this Mortgage is a first lien upon said premises; that the me fall due, and at the place and in the manner provided in said note, and will pay al 1 not commit or permit any waste upon said premises: that the buildings and other im noved without the consent of the second party, and shall be kept insured for the benefit
ments thereon shall be kept in good repair and shall not be destroyed or ren	noved without the consent of the second party, and shall be kept insured for the benefit
second party or its assigns, against loss by fire or lightning, for not less than in form and companies satisfactory to said second party, and that all policie	Substitution Jundred
	Iministrators and assigns, will warrant the quiet enjoyment of the aforesaid premises is, and will forever defend the aforesaid premises against the lawful claims and demanda
persons. IT IS FURTHER AGREED AND UNDERSTOOD, That the said so	cond party may pay any taxes and assessments levied against said premises or any othe
	nce upon buildings, and recover the same from the first party with.
recover from the first party an attorney fee of	Dollars, or such different sum as n on in forcelosure and which is secured hereby, and which the first party promises and closure. Any expense incurred in litigation or otherwise, including attorney fees and al litens, shall be repaid by the mortgagor to the mortgages or assigns, with interest ther
to pay, together with expense of examination of title in preparation for force of title to said premises, incurred by reason of this mortgage or to protect its	losure. Any expense incurred in inigition or otherwise, including accorney rees and al liens, shall be repaid by the mortgagor to the mortgagee or assigns, with interest ther
Men per cent. per annum, and this mortgage shall stand as seen	rity therefor.
AND IT IS FURTHER AGREED, That upon a breach of the warra or any tax or assessment herein mentioned, or to comply with any requirem	nty herein or upon a failure to pay when due, any sum, interest or principal, secured I ents herein or upon any waste upon said premises, or any removal or destruction of any b , the whole sum secured hereby shall at once and without notice become due and payable
or other improvements thereon, without the consent of the said second purty	The whole sum secured hereby shall at once and white better become the and payable
be entitled to a forcelosure of this mortgage and to have the said premises s upon the films of the petition in forcelosure the holder here is hall be entitl	old and the proceeds applied to the payment of the sums secured hereby; and that immeded to the possession of the said premixes, and to collect and apply the rents thereof, less r
able expenditures, to the payment of said indebtedness, and for this purpose hereby consent, which appointment may be made either before or after the	the holder hereof shall be entitled to a receiver, to the appointment of which the mort decree of forcelosure, and the holder hereof shall in no case be held to account for any
or damage other than for reuts actually received; and the appraisement of s shall run with the land herein conveyed.	fun
This Mortgage and the note and coupons secured thereby, shall in al	I respects be governed and construed by the laws of the State of Oklahoma.
Dated this 1 211 day of Albruary	
Signed in the Presence of	William a. Meis
	Meliam a Meis.
	a an
STATE OF OKLAHOMA, Julsa	COUNTY, ss.
Before me, J. Il Kenton	· Nitan public
in and for said County and State, on this 1211- da	vi Jebruary 19/1 -, personally an
Milliam a Aveis	county, ss. a. Mary County, ss. a. Mary County, personally ap and Mary County, his wife provide to me that wife
to me known to be the identical nerson White executed the within and farer	joing instrument, and acknowledged to me that
There and voluntary act and deed for the uses and purp	
	이 그 그는 것 같은 것 같
My commission expires Mar 9-1815	(seal) Jell, Kenton Notary Pu
STATE OF OKLAHOMA, TULSA COUNTY, ss.	60 thay of
그는 것 같은 것 같	9
v'clock,	
By. Deputy.	(Seal) Leuns County Cle Register of De
Deputy.	-icegsicr.of Lic
전화 같은 것은 것은 것이 없는 것은 것은 것이 같이 많이 많이 많이 많이 없다.	이 같은 것은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것