COMPARED

MORTGAGE RECORD

69517

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OKI	ALIC	AM	FID	ST	MO	PTC	AGE

THAT Berhard Eean and a	man asua pros	Millian de la la companya de la
ne first part, hadd mortgaged and hereby mortgage to Sre	s Julaa	
he first part, ha/Mnortgaged and hereby mortgage to	ant R MC Cullough	
arty of the second part, the following-described real estate and premises,	situated in Julya	County, State of Oklahoma, to-wi
ing permendangan Sasar man seri ngganakan seri di danahani mendipalan dangga arawa su	a amerikan mangan peruntuh dalam mengan bahan berangan berangan berangan berangan berangan berangan berangan b	
The Northeast Quarter Q	and the Northeast Qu	corter of the Northeast
Quarter of the Northwest QL two (22) 1811 Range Third	carter of section Front	Ten (14) in Towns Puj, Twenty
two (22) Porth Range Thirt	cen (13) East of the India	an moridian Containing
170 acres more or	less	
ith all the improvements thereon and appurtenances thereunto belonging	s, and warrant the title to the same.	10v
This mortgage is given to secure the principal sum of	in one	Je's
the and payable on the	19.★.♡., with i	nferest thereon at the rate of per cer
er annum, payable	ing to the terms and at the time and in the	manner provided by.
ertain promissory noteof even date herewith, given and signed by the n	nakers hereof. Deviloru asau.	and una teau
nd payable to the order of the mortgagee herein, and being for the principal	pal sum of Gegitteen accepted	Dolla
rith. /ten	; one coupon being for huffy fu	wy 1/0/100 Dolla
All sums secured by this Mortgage shall be paid at the office of G. F.	T //6/100	Dollars, each.
All sums secured by this Mortgage shall be paid at the office of G. R IT IS EXPRESSLY AGREED AND UNDERSTOOD. By and bet	ween the said parties hereto, that this Mor	tgage is a first lien upon said premises; that the pa
IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and bet f the first part will pay said principal and interest at the times when the and assessments against said land when the same are due each year, and wents thereon shall be kept in good repair and shall not be destroyed or r	same fall due, and at the place and in the	manner provided in said note, and will pay all tas said premises that the buildings and other impro-
econd party or its assigns, against loss by fire or lightning, for not less th orm and companies satisfactory to said second party, and that all polic o transferred, said second party is authorized, as agent of the first party,	an	to said second party. If the title to the said premi
Party of the first part and	gns, and will forever defend the aforesaid	promises against the lawful claims and demands of
IT IS FURTHER AGREED AND UNDERSTOOD, That the said	second party may pay any taxes and asses	sments levied against said premises or any other su
ecessary to protect the rights of such party or its assigns, including insuraterest, and that every such payment is secured hereby, and that in case	ance upon buildings, and recover the same	from the first party with per ce
Accept, and that every such payment is seemed neterby, and that it disse	Rundred	Dollars or such different sum as may
ecover from the first party an attorney fee of	tion in foreclosure and which is secured be	reby, and which the first party promises and agre on or otherwise, including attorney fees and abstra
		to the mortgagee or assigns, with interest thereon
AND IT IS SURTHER AGREED. That myon a breach of the war	curity therefor. ranty herein or upon a failure to pay when	due, any sum, interest or principal, secured herel
AND IT IS FURTHER AGREED, That upon a breach of the war r any tax or assessment herein mentioned, or to comply with any require r other improvements thereon, without the consent of the said second par	ements herein or upon any waste upon said t ty, the whole sum secured hereby shall at o	premises, or any removal or destruction of any buildings and without notice become due and payable at t
	4	
e entitled to a foreclosure of this mortgage and to have the said premises pon the filing of the petition in foreclosure the holder hereof shall be enti-	is sold and the proceeds applied to the payor itled to the possession of the said premises, ase the holder bereof shall be entitled to a l	and to collect and apply the rents thereof, less reasc receiver, to the appointment of which the mortgage
ption of the holder thereof, and shall bear interest thereafter at the rate is entitled to a foreelosure of this mortgage and to have the said premises pon the filing of the petition in foreclosure the holder hereof shall be entible-expenditures, to the payment of said indebtedness, and for this purper pereby consent, which appointment may be made either before or after the damage other than for rents actually received; and the appraisement of the latter with the local begins expressed.	e decree of forcelosure, and the holder her said premises is hereby expressly waived.	eof shall in no case be held to account for any ren And all the covenants and agreements herein contain
hall run with the land herein conveyed. This Mortgage and the note and coupons secured thereby, shall in		
Dated this	19/3	
Ditted this		and and e.
Signed in the Presence of	——————————————————————————————————————	exilere asou
Signed in the Presence of		ma Esau
Before me, J. D. Ward n and for said County and State, on this INT. Serhard Esau.	COUNTY, ss.	10 ton 10.11.5
Before me,		Joury grane
n and for said County and State, on this	lay of Open	19 / J., personally appear
Gerhard Esau	and anna Esau	e/his pinge
o me known to be the identical person who executed the within and for		ne that
Their free and voluntary act and deed for the uses and po		
Witness my hand and official seal the day and year above written.	(Seal) O	1 Mard Notary Public
My commission expires Nov 22 mg 191	y - J	Notary Public
STATE OF OKLAHOMA, TULSA COUNTY, ss.		
This instrument was filed in my office for record on the	G day of A	A. D. 10/3, at 4. 3
		보다는 물과의 시간을 하는 것은 이렇게
o'clock M. O'clock Deputy. Deputy.	(soal) Lo	wis deline Councy Clerk
The state of the s		

For in payment of mortgege tax on the factor of the factor of the factor of mortgege tax on the factor of the fact