COMPARED #755/9

MORTGAGE RECORD

OKLAHOMA FIRST MORTGAGE

THAT William I Berry hill and Con	
	County, State of Oklahoma, parties
e first part, hyddenortgaged and hereby mortgageto Brant R M. C.	Juliough
rty of the second part, the following-described real estate and premises, situated in Jules The East Half of the Most tweet Quarter Letton Juenty-mine (28) Journary penertum (17) Most Range Thirteen (13) East-of	TREASURER'S ENDORSEMENT
The Cast Half of The Montainer Quarter	hereby compared received
Dellion Twenty mine (28) Townshy pluester	therefor in graphood of the character
(17) north Range Thurteen (13) East-of	Within morigania
The maion Mapidian Runtamina XV	Dated this _ day of
acres more or less	Courty from
h all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the sa	HB Sanders Def.
This mortgage is given to secure the principal sum of Fine Hundred	
and payable on the first day of December 19.2	O with interest thereon at the rate of Alex nor con
and payable on the day of the day	Thoir me
annum, payable annually from date, according to the terms and at the time	A Bann- A'ce and exa EBen
tain promissory noteof even date herewith, given and signed by the makers hereof William	We died of motion
d payable to the order of the mortgagee herein, and being for the principal sum of	Taring Dollar
th fine	
four coupons being for Thirty & mof 100	Dollars, each.
All sums secured by this Mortgage shall be paid at the office of G. R. McCULLOUGH & CO., Tulsa,	Okianoma, unless otherwise specified in the note and coupon at this Mortgage is a first lien upon said premises: that the part
IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and between the said parties hereto, the the first part will pay said principal and interest at the times when the same fall due, and at the place is assessments against said land when the same are due each year, and will not count or permit any wants thereon shall be kept in good repair and shall not be destroyed or removed without the consent of the thereon shall be kept in good repair and shall not be destroyed or removed without the consent of the thereon shall be kept in good repair and shall not be destroyed.	and in the manner provided in said note, and will pay all tax uste upon said premises that the buildings and other improv
	and the first of the control of the
ond party or its assigns, against loss by fire or lightning, for not less than	delivered to said second party. If the title to the said premis
fransferred, said second party is authorized, as agent of the first party, to assign the insurance to the gr	rantee of the title.
Party of the first part and	warrant the quiet enjoyment of the aforesaid premises to the aforesaid premises against the lawful claims and demands of a
IT IS FURTHER AGREED AND UNDERSTOOD, That the said second party may pay any taxes	
cessary to protect the rights of such party or its assigns, including insurance upon buildings, and recove erest, and that every such payment is secured hereby, and that in case of a foreclosure hereof, and as of	
cover from the first party an attorney fee of	
pay, together with expense of examination of title in preparation for foreclosure. Any expense incurred title to said premises, incurred by reason of this mortgage or to protect its liens, shall be repaid by the	l in litigation or otherwise, including attorney fees and abstra nortgagor to the mortgagee or assigns, with interest thereon i
AND IT IS FURTHER AGREED, That upon a breach of the warranty herein or upon a failure to any tax or assessment herein mentioned, or to comply with any requirements herein or upon any waste to other improvements thereon, without the consent of the said second party, the whole sum secured hereby	o pay when due, any sum, interest or principal, secured hereb
other improvements thereon, without the consent of the said second party, the whole sum secured hereby	shall at once and without notice become due and payable at the
blion of the holder thereof, and shall bear interest thereafter at the rate of per cent. per entitled to a foreclosure of this mortgage and to have the said premises sold and the proceeds applied to on the filing of the petition in foreclosure the holder hereof shall be entitled to the possession of the said	annum, and the said party of the second part or its assigns, she the payment of the sums secured hereby; and that immediate
on the filing of the petition in foreclosure the holder hereof shall be entitled to the possession of the said ole expenditures, to the payment of said indebtedness, and for this purpose the holder hereof shall be enti- treby consent, which appointment may be made either before or after the decree of foreclosure, and the	premises, and to collect and apply the reats thereof, less reason itled to a receiver, to the appointment of which the mortgage
damage other than for routs actually received; and the appraisement of said preinises is hereby expressiy	holder hereof shall in no case be held to account for any rent waived. And all the covenants and agreements herein contains
all run with the land herein conveyed. This Mortgage and the note and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby, shall in all respects be governed and coupons secured thereby.	estruct by the laws of the State of Oklahoma.
Dated this 29th day of November 1915	회원님들에게 되었다면 한 회사이다.
	ANTAL TERM
Signed in the Presence of	William T. Berrywel Cora & Berrywel
منده بسینت کی در این به این است. بسینت به در این به این به این از این به میشود به در به در بیشتر و شد. میشینشی منت میشود:	cora & Berrynie
TATE OF OKLAHOMA, Julsa COUNTY, ss.	
Before me, Muldred W Kelsey	a protary proble
and for said County and State, on this 2 9 Att day of november	19.4.2., personally appeare
Before me, Mildred W Kelsey and for said County and State, on this 29 MT day of movember William 3 Berry will and Cora	- & Berrysill his suife
me known to be the identical person Awho executed the within and foregoing instrument, and acknowle	edged to me that
After free and voluntary act and deed for the uses and purposes set forth.	
Witness my hand and official seal the day and year above written.	midded W Kon
commission expires. July 27 M. 1919. (Blat)	Mildred W Kelsey Notary Public.
TATE OF OKLAHOMA, TULSA COUNTY, ss.	고생지도 참가보다 중 나는 건강이 되어
	noc A. D. 10/J, nt 3 13 0
This instrument was filed in my office for record on the	Δ. D. 10€.2, nt. 2
clock P. M. Oblueauer Deputy.	
(MILLIO OLIOS	al) Lewis Cline court ?