MORTGAGE RECORD

1 4 81750

OKLAHOMA FIRST MORTGAGE

Know All Men by These Presents: William H walker and M	amme & amo	Okan Mis will A Do Gall
Hawley and wide & Hawley his purpe	10 -	
ne first part, half mortgaged and hereby mortgage to Grant A	MI Culla	ugh
arty of the second part, the following-described real estate and premises, situated in		County, State of Oklahoma, to-wit:
Dwo (2) in Block minely - o	ne (61)	I herety certify that I received
of At wine al of with of	n (91)	\$ 12 Oand lasted Receipt No. 504
of the original powerson of s	ma -	\$.2. Oad Issued Receipt No. 5.14. Therefor in payment of morigage tax on the wall mothage.
exectoma		Dated this Sday of 6 191
and make the stands are surrounded and an area and the surrounded and area and area and area. The surrounded a	. sa Calanda and a salah sa magasam	Ed Dallow
th all the improvements thereon and appurtenances thereunto belonging, and warrant the t		HB Sanders Degree.
This mortgage is given to secure the principal sum of Diff.	rowand & m	O)100 DOLLARS,
e and payable on the 2/11 day of June	19.//, with interest t	thereon at the rate of Auf per cent.
r annum, payable	11/	r provided by. Their
rtain promissory noteof even date herewith, given and signed by the makers hereof.	Wants Hadker Many (6 Walker D. Dezell Hawley and
d payable to the order of the mortgagee herein, and being for the principal sum of	Dry Mousa	Dollars,
th	for	Dollars
d	GO M.I. Ollah	Dollars, each
All sums secured by this Mortgage shall be paid at the office of G. R. McCULLOUGH & IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and between the said partite first purt will pay said principal and interest at the times when the same fall due, and assessments against said land when the same are due each year, and will not commit or pents thereon shall be kept in good repair and shall not be destroyed or removed without the	es CO., Tuisa, Okianoma, unless es hereto, that this Mortgage is at the place and in the manner	a first lien upon said premises; that the party provided in said note, and will pay all taxes
id assessments against said land when the same are due each year, and will not commit or p ents thereon shall be kept in good repair and shall not be destroyed or removed without the	ermit any waste upon said pre	mises that the buildings and other improve- and shall be kept insured for the benefit of the
cond party or its assigns, against loss by fire or lightning, for not less than	sipts shall be delivered to said sance to the grantee of the title.	cond party. If the title to the said premises
Party of the first part andheirs, executors, administrators and id party of the second part, his heirs, executors, administrators and assigns, and will foreversons.	assigns, will warrant the quie r defend the aforesaid premises	t enjoyment of the aforesaid premises to the against the lawful claims and demands of all
IT IS FURTHER AGREED AND UNDERSTOOD, That the said second party may p		
cessary to protect the rights of such party or its assigns, including insurance upon buildings erest, and that every such payment is secured hereby, and that in case of a foreclosure here		
eover from the first party an attorney fee of	nd which is secured hereby, a ense incurred in litigation or of paid by the mortgagor to the r	nd which the first party promises and agrees therwise, including attorney fees and abstract mortgagee or assigns, with interest thereon at
AND IT IS FURTHER AGREED, That upon a breach of the warranty herein or upon any tax or assessment herein mentioned, or to comply with any requirements herein or upor other improvements therein, without the consent of the said second party, the whole sum se	n a failure to pay when due, a on any waste upon said premises, cured hereby shall at once and	ny sum, interest or principal, secured hereby, , or any removal or destruction of any building without notice become due and payable at the
ption of the holder thereof, and shall bear interest thereafter at the rate of entitled to a foreelosure of this mortgage and to have the said premises sold and the proceson the filing of the petition in forcelosure the holder hereof shall be entitled to the possessive expenditures, to the payment of said indebtedness, and for this purpose the holder hereof creby consent, which appointment may be made either before or after the decree of foreclosir damage other than for rents actually received; and the appraisement of said premises is herefully run with the land herein conveyed.	eds applied to the payment of to on of the said premises, and to o shall be entitled to a receiver, are, and the holder hereof shall beby expressly waived. And all t	to the appointment or which the mortgagors in the not case be held to account for any rental the covenants and agreements herein contained.
This Mortgage and the note and coupons secured thereby, shall in all respects be gove		vs of the State of Oklahoma.
Dated this 2 lat day of June	19 /	11 100 11
Signed in the Presence of	The state of the s	H Glacker
<u> </u>	Manny	i & Wolker
		Mey Dida & Hawley
TATE OF OKLAHOMA, Julsa COU	INTY, ss.	
	not	ory Public
and for said County and State, on this 2/ Al day of	lune 12 mg	10.1. S., personally appeared
and for said County and State, on this 2/ St day of Sullian H welker and Namely	EMALKIZITA SS	gell Hale Any Mida DA
me known to be the identical person who executed the within and foregoing instrument,		
Their 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.	inii Baro	o adoms
y commission expires. June 6 1918	iai) Roseo	Notary Public.
TATE OF OKLAHOMA, TULSA COUNTY, SS.		
This instrument was filed in my office for record on the 2 7 day of	June	A. D. 10/ Fat // 21
그는 이 이 그리는 전에 살아 있어요? 그들을 하는 것이 하는 것이 없는 것이 없어 그를 보고 있는 것이 없는데 없다.		
'clock		
'clock	(sono 1 In	Cline County clerk