## MORTGAGE RECORD

COMPAPER/835

SAML DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 21054

Know All Men by These Prese	nte:	WORTGAGE	
THAT Andrew J Rudd		ate & Budd A.S.	Mr. Yo
the first part, haftel mortgaged and hereby mortgage to De	Mur 6	Farmer	County, State of Oklahoma, partillof
party of the second part, the following-described real estate and premise	s, situated in.		County, State of Oklahoma, to-with
Lot Thirteen (13) and Ale	south Ju	enty-few	T FNOORSEMEN!
Leet of Lot Tourteen (14) 15	Block &	Eight (8)	inat i received
feet of Tot Fourteen (14) 55. in Stone braker Heights addition	n to Atu	eity of	Topological Research No. 22-2
Julsa county of Julsa and	State of	Chechoma	1 232
according to the recorded Pl	at Ther	eof-	Para madigar of Landon
with all the improvements thereon and appurtenances thereunto belongi	ng, and warrant the	title to the same.	H Boangery Treasurer
This mortgage is given to secure the principal sum of	Fufteen 1	Hundred + n	of 100 DOLLARS,
due and payable on the 2	ine_		ereon at the rate of Eight per cent.
por annum, payable Demi annually from date, accor	ding to the terms a	nd at the time and in the manner	provided byone
certain promissory note of even date herewith, given and signed by the	makers, hereof	Indrew & Rua	d and Gennie I Rudd
and payable to the order of the mortgagee herein, and being for the princ	cipal sum of 5	hifteen Hundre	ed trof 100 Dollars,
with two coupon notes attached, evidencing said interes			rof 100 Dollars,
and	Market a	mer	Dollars, each.
All sums secured by this Mortgage shall be paid at the office of Gr	R. MCCOLLOUGH	र CO:, Tulsa, Oklahoma, unless o	otherwise specified in the note and coupons.
IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and be of 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 ments thereon shall be kept in good repair and shall not be destroyed or and Jomas.	e same fall due, and will not commit or removed without t	at the place and in the manner p permit any waste upon said prem he consent of the second party, an	provided in said note, and will pay all taxes ises that the buildings and other improved shall be kept insured for the benefit of the
second party or its assigns, against loss by fire or lightning, for not less the form and companies satisfactory to said second party, and that all police transferred, said second party is authorized, as agent of the first party.	han Jurie icies and renowal re- y, to assign the insu-	ceipts shall be delivered to said sec rance to the grantee of the title.	nond party. If the title to the said premises
Party of the first part and heirs, executors, administrators and as persons.			
IT IS FURTHER AGREED AND UNDERSTOOD, That the sai	d second party may	pay any taxes and assessments lev	ried against said premises or any other sums
necessary to protect the rights of such party or its assigns, including inst interest, and that every such payment is secured hereby, and that in case	, , ,		
recover from the first party an attorney fee of	tition in foreclosure oreclosure. Any ex t its liens, shall be re	and which is secured hereby, and pense incurred in litigation or othe epaid by the mortgager to the mo	Dollars, or such different sum as may be which the first party promises and agrees rwise, including attorney fees and abstract rigagee or assigns, with interest thereon at
AND IT IS FURTHER AGREED, That upon a breach of the wa or any tax or assessment herein mentioned, or to comply with any requir or other improvements thereon, without the consent of the said second pa	rranty herein or up rements herein or up	on a failure to pay when due, any on any waste upon said premises, o occured hereby shall at once and wi	sum, interest or principal, secured hereby, rany removal or destruction of any building thout notice become due and payable at the
option of the holder thereof, and shall bear interest thereafter at the rate be entitled to a foreclosure of this mortgage and to have the said premise upon the filing of the petition in foreclosure the holder hereof shall be en able expenditures, to the payment of said indebtedness, and for this purp hereby consent, which appointment may be made either before or after to or damage other than for rents actually reserved; and the appraisement of shall run with the land herein conveyed.	ne decree of forecio	sure, and the holder hereof shall it	n no case be neig to account for any rental
This Mortgage and the note and coupons secured thereby, shall for	all respects be gov	erned and construed by the laws	of the State of Oklahoma.
Dated this 2 Stt day of June		19./ 6.	
Signed in the Presence of		andrew	- J. Rudd
		Henny S	& Rudd
		***************************************	and the second s
STATE OF OKLAHOMA, Julsa	cot	JNTY, ss.	
Before me,	galanti di sang di	Moter	Thellie
in and for said County and State, on this 2 9711.	day of	Zune	101. E, personally appeared Rudd
andrew I Rudd	and	Sennie Z	Rudd
to me known to be the identical person, who executed the within and for	ourposes set forth.		
My commission expires January 3rd 19		(peal) 2	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS.			
This instrument was filed in my office for record on the	, 9 day o	Jun-	
o'clock			
By Oswaver		(Deal) Lewis	Cline Courty Clark