MORTGAGE RECORD

#82959

Know A	ll Men by Th	ese Presents:	. 0	00	•	
TILAT	ary I Chave		and the second second	hir hu	shoul	******
	<u> </u>	of	Julsan		County State of Oklai	ioma, part
the first part, ha.	Amortgaged and hereby mortg	age-10 Gerseel	11. 111	Dublan	9 k	
party of the second	part, the following-described ro			ya.	County, State of C	klahoma, to-v
The ass	I wenty acres	4 6	auch the U	//	of the Sauce	Klasi
qualler.	The Holthwest	quarter audi	the Southean	1//	The Southe	art Gu
of the la	athelest Gu	25 4	Toethoon G		he South la	or Gu
of the flow	th week quarte	1 /2	7		uty Moeths.	of Car
St Surteul	(3) East of the	e Luctian Mesic	liau contaci	ning Sift	i acus un	ine of
with all the improve	ements thereon and appurtenan	ces thereunto belonging, and w	arrant the title to the sa	ine.		
This mortgag	ge is given to secure the princip	al sum of Dij	Downd	ud		DOLLA
due and payable on	the fundament day	of any		, with interest there	on at the rate of	, per ce
per annum, payable	anni	ually from date, according to th	e terms and at the time	and in the manner pr	ovided by their	one
certain promissory r	note of even date herewith, giv	en and signed by the makers h	ereof May J	le hear	and arthur	Mha
and payable to the c	order of the mortgagee herein, n	nd being for the principal sum	or dix	muchie	d	Dolla
with File		evidencing said interest; one co	oupon being for	hurty 2	is	Dolla
	coupons being for	,				
	red by this Mortgage shall be p ESSLY AGREED AND UNDE					
of the first part will and assessments aga	ESSLY AGREED AND UNDE pay said principal and interest first said land when the same ar be kept in good repair and shall	at the times when the same fall a due each year, and will not co	I due, and at the place ommit or permit any w	and in the manner pro iste upon said premise	vided in said note, and v s. that the buildings and	vill pay all ta: I other impro
second party or its a in form and compan be transferred, said	assigns, against loss by fire or lighter in the second party is authorized, as a	arty, and that all policies and a gent of the first party, to assig	renewal receipts shall be a the insurance to the gr	delivered to said secon	d party. If the title to t	the said prem
Party of the l	first part and	heirs, executors, administ administrators and assigns, and	trators and assigns, will will forever defend the	warrant the quiet en aforesaid premises aga	oyment of the aforesaid ast the lawful claims an	premises to d demands of
persons. IT IS FURTI	HER AGREED AND UNDERS	STOOD, That the said second p	party may pay any taxes	and assessments levie	I against said premises or	any other su
necessary to protect	the rights of such party or its	assigns, including insurance upo	on buildings, and recove	r the same from the fi	rst party with	per ce
	very such payment is secured he		-			
recover from the first provided for by said to pay, together with of title to said premi	st party an attorney fee of note A. which shall be due upon h expense of examination of titl ises, incurred by reason of this r	on the filing of the petition in for e in preparation for foreclosure, nortgage or to protect its liens,	xeclosure and which is Any expense incurred shall be repaid by the r	secured hereby, and w in litigation or otherw nortgagor to the mort	high, or such different high the first party pror vise, including attorney f gagee or assigns, with int	sum as may nises and agre ces and abstra erest thereon
•	er cent. per annum, and this mo					A) 11
or any tax or assessi or other improvemen	FURTHER AGREED, That upon ment herein mentioned, or to content thereon, without the consent	omply with any requirements he of the said second party, the w	erein or upon any waste t hole sum secured hereby	ipon said premises, or a shall at once and with	ny removal or destruction out notice become due an	i of any buildi d payable at t
able expenditures, to hereby consent, whic or damage other tha	thereof, and shall bear interest closure of this mortgage and to o petition in foreclosure the hole of the payment of said indebtedn ch appointment may be made e un for rents actually received; an and herein conveyed.	ither before or after the decree	of foreclosure, and the	tied to a receiver, to t holder hereof shall in r	ne appointment of which to case be held to accoun	the mortgage
	e and the note and coupons sec		The second secon	strued by the laws of	the State of Oklahoma.	
Dated this	First day of	duyur	10/6.		011	
	SIGNED IN THE PRESENCE OF			Tary J.	Charl	*********
				arthur	Chare.	
STATE OF O	KLAHOMA, L	ila	COUNTY, ss.			
Before me,	Roy E. Ly	nek		. Mod	and Publ	<u> </u>
in and for said Coun	Pay E. Ly and State, on this	1 day of	and cath	whoha	ee her he	onally appear
to me known to be t	the identical person who execu	ted the within and foregoing in	strument, and neknowle	dged to me that	They execut	ed the same
	free and voluntary act and de					
Witness my h	and and official scal the day and	l year above written.		Ray &	10	
My commission expir	res aug 1.6 7 9	19	2	-	N	otary Public.
STATE OF O	KLAHOMA, TUESA C	OUNTY, ss.				
This instrume	nt was filed in my office for rec	ord on the	day of	wg	A. D. 10 le.,	nt / 🚊 6
o'eleek. M.					기념하다 얼마가 되었다.	
By Loudin	la live on	- Wender	\mathcal{L}_{n}	isblin	la wint	John.
		Deputy.		approximation of the second	Regis	ter of Deedy.
STATE OF OI This instrume	ent was filed in my office for rec	OUNTY, ss. ord on the	day of	wy	A. D. 19 de.,	at ./.=

ASURER'S ENDORSEMENT