

MORTGAGE RECORD

494066 OKL	AHOMA FIRST	MORTGAGE	
Know All Men by These Presents:			
THAT Della Coker,	angle,	,	
	of 2		ounty, State of Oklahoma, party of
the first part, haQ.z.mortgaged and hereby mortgagez.	io Dira 111=	Juice	
party of the second part, the following-described real est	ate and premises, situated in	Vulsa	County, State of Oklahoma, to-wit:
7/- N-X/ 7:64 (50) /	et of Lot Three	12) · Bl []	La Carl
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	, and a second to the second 	tangan remaka pe pamakan kata Tangan	· · · · · · · · · · · · · · · · · · ·
with all the improvements thereon and appurtenances the			
This mortgage is given to secure the principal su	0		DOLLARS,
due and payable on the	July	19/, with interest thereon	at the rate of light per cent.
per annum, payableaunually	Property of the second	at the time and in the manner prov	ded by Accord
certain promissory note of even date herewith, given a	nd signed by the makers hereof	ela ceker 2m	gle, "
and payable to the order of the mortgages herein, and be	ring for the principal sum of Defet	een Hundred &	Dollars,
with	ncing said interest; one coupon being	for	,Dollars,
All sums secured by this Mortgage shall be paid a		CO., Tulan, Oklahoma, unless others	
IT IS EXPRESSLY AGREED AND UNDERST of the first part will pay said principal and interest at the and assessments against said land when the same are dut ments thereon shall be kept in good repair and shall not	s each year, and will not commit or po be destroyed or removed without the	consent of the second butth' and sha	that the buildings and other improve- ll be kept insured for the benefit of the
second party or its assigns, against loss by fire or lightni in form and companies satisfactory to said second party, be transferred, said second party is authorized, as agent	ng, for not less than and that all policies and renownl rece of the first party, to assign the insura	pts shall be delivered to said second nee to the grantee of the title.	Dollars, Darty. If the title to the said premises
Party of the first part and Kerl said party of the second part, his heirs, excentors, admin	heirs, executors, administrators and nistrators and assigns, and will forever	ussigns, will warrant the quiet enjoy defend the aforesald premises agains	ment of the aforesaid premises to the t the lawful claims and demands of all
Persons. IT IS FURTHER AGREED AND UNDERSTOO	D, That the said second party may p	ay any taxes and assessments levied a	gainst said premises or any other sums
necessary to protect the rights of such party or its assignmerest, and that every such payment is secured hereby,	ns, including insurance upon buildings, and that in case of a foreclosure bere	and recover the same from the first	party with per cent.
		- / -	
recover from the first party an attorney fee of	e lling of the petition in foreclosure of preparation for foreclosure. Any expenses when or to protect its liens, shall be rec	nd which is secured hereby, and whi must incurred in litigation or otherwis aid by the mortgager to the mortgage	ch the first party promises and agrees e, including attorney fees and abstract too or assigns, with interest thereon at
fan per cent. per annum, and this mortgag			
AND IT IS FURTHER AGREED, That upon a or any tax or assessment herein mentioned, or to comply or other improvements thereon, without the consent of the cons		a failure to pay when due, any sum any wasta upon said premises, or any	, interest or principal, secured hereby,
option of the holder thereof, and shall bear interest there be entitled to a foreclosure of this mortgage and to have upon the filing of the petition in foreclosure the bolder hable expenditures, to the payment of said indebtedness, hereby consent, which appointment may be made either	the said premises sold and the procee	per cent. per annum, and the said part ds applied to the payment of the sum n if the said premises, and to collect.	y of the second part or its assigns, shall s secured hereby; and that immediately and apply the reuts thereof, less reason-
able expenditures, to the payment of said indebtedness, hereby consent, which appointment may be made either	and for this purpose the holder hereof before or after the decree of forcelosu	shall be entitled to a receiver, to the	appointment of which the mortgagors
shall run with the land herein conveyed,	e approximent of said premises is here	by expressly warved. And air the cov	munts and agreements herein contained
This Mortgage and the note and coupons secured			e State of Oklahoma.
Dated this day of	April		<i>5</i> 0
Signed in the Presence of		Della C	cker
	A commence of the commence of	and the second s	
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STATE OF OKLAHOMA,	www.cou	NTY, ss.	P11:
Before me,	-th M.	· C	i uuu
in and for said County and State, on this			
to me known to be the identical personwho executed	the within and foregoing instrument	and acknowledged to me that 2	le axecuted the same as
Rev. free and voluntary act and deed for			Constraint in Cacquica the State as
Witness my hand and official seal the day and yer		471 St 1	
My commission expires May 26-192	o seal a	T. U. Siephene	OUU Notary Public.
STATE OF OKLAHOMA, TULSA COU	NTY ss.		
This instrument was filed in my office for record	on the day of	Aprif	A. D. 19/7, at 3520
o'clock			A Mingraph with a William Daniel Company
6 9 -, 1	P17		6 4811

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