MORTGAGE RECORD

95477

OKLAHOMA FIRST MORTGAGE
Know All Men by These Presents:
THAT Charles & Brown and Pearle H Brown Mis wife
of Julse County, State of Oklahoma, partition
the first part, hap & mortgaged and hereby mortgage to Brant R Me Cullough
party of the second part, the following-described real estate and premises, situated in Julsa
The Northeast Quarter of the Northwest Quarter and the Northwest
Quarter of the Northeast Quarter of Delion Dixteen (14) and the west Half of the
porthurst Quarter of section Twenty-nine (29) and Ate East Half of the East Half of
the Doutheast Quarter and the northwest Quarter of the Northeast Quarter of the Dout
east Quarter of section Thirty (30) all in Township, Twenty two (22) North of Range
Thirten (13) East of Att Indian Meridian Containing 210 acres more or less with all the improvements thereon and appurements thereunto belonging, and warrant the title to the same.
This mortgage is given to secure the principal sum of Difteen Hundred + no/100 DOLLARS,
due and payable on the
per annum, payable
certain promissory note of even date herewith, given and signed by the makers hereof. Tharles L. Brown and Pearle H Brownfus
and payable to the order of the mortgagee herein, and being for the principal sum of Diffeen Hundred + moft oo Dollars,
with Juney coupon notes attached, evidencing said interest; one coupon being for Manely Day & Cooff on Dollars,
and
All sums secured by this Mortgage shall be paid at the office of G. R. McCULLOUGH & CO., Tulsa, Oklahoma, unless otherwise specified in the note and coupons.
IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and between the said parties hereto, that this Mortgage is a first lien upon said premises; that the party of the first part will pay said principal and interest at the times when the same fall due, and at the place and in the manner provided in said note, and will pay all taxes and assessments against said land when the same are due each year, and will not commit or permit any waste upon said premises; that the buildings and other improvements thereon shall be kept in good repair and shall not be destroyed or removed without the consent of the second party, and shall be kept insured for the benefit of the
second party or its assigns, against less by fire or lightning, for not less than
Party of the first part and heirs, executors, administrators and assigns, will warrant the quiet enjoyment of the aforesaid premises to the said party of the second part, his heirs, executors, administrators and assigns, and will forever defend the aforesaid premises against the lawful claims and demands of all persons.
IT IS FURTHER AGREED AND UNDERSTOOD, That the said second party may pay any taxes and assessments levied against said premises or any other sums
necessary to protect the rights of such party or its assigns, including insurance upon buildings, and recover the same from the first party with
recover from the first party an attorney fee of
AND IT IS FURTHER AGREED, That upon a breach of the warranty herein or upon a failure to pay when due, any sum, interest or principal, secured hereby or any tax or assessment herein mentioned, or to comply with any requirements herein or upon any waste upon said premises, or any removal or destruction of any building or 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
option of the holder thereof, and shall bear interest thereafter at the rate of per cent. Described to a foreclosure of this mortgage and to have the said premises sold and the proceeds applied to the payment of the sums secured hereby; and that immediately upon the filling of the petition in fereclosure the holder hereof shall be entitled to the possession of the said premises, and to collect and apply the rents thereof, less reasonable expenditures, to the payment of said indebtedness, and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made either before or after the decree of foreclosure, and the holder hereof shall in no case be held to account for any rental or damage other than for rents actually received; and the appraisement of said premises is hereby expressly waived. And all the covenants and agreements herein contained shall run with the land herein conveyed.
This Mortgage and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma.
Dated this 2 3rd day of april 19/2.
SIGNED IN THE PRESENCE OF Charles & Brown
Cearle H Brown
선생님은 생생님 사이다고 하는 사람들은 이 사람이 보고 하지만 하는 것이 하고 있다. 그는 사람이 되는 사람들이 가지 않는 사람들이 되었다.
A STATE OF THE PARTY OF THE PAR
STATE OF OKLAHOMA, Jugas Javant COUNTY, ss.
Chefore me, So to Sohmidt
STATE OF OKLAHOMA, Jefas Jarrant COUNTY, ss. State of Oklahoma, Jefas Jarrant COUNTY, ss. Chefore me,
Charles L. Brown and Pearle H Brown This suite
to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that
Witness my hand and official seal the day and year above written. My commission expires June 1 pt 1917
STATE OF OKLAHOMA, TULSA COUNTY, ss. 👓 🌞
This instrument was filed in my office for record on the 28 % thay of
요 Mariest 등 🖊 전투 🛊 지원 및 경영 및 경
By Osweaver Deputy Clay Lowis Clark courty clark
Deputy. Register of Beeds,