MORTGAGE RECORD

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

OKLAHOMA FIRST MORTGAGE

Know All Men by These Presents:	0 1 0 0
THAT Hanry & Thesman of Statie	I Thesman his wife
$\mathcal{G} + \mathcal{P} m$	County, State of Oklahoma, partice of
party of the second part, the following-described real estate and premises, situated in	Quelan County, State of Oklahoma, to-wit:
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The Trouch half of the South east of	exister of Section four (4)
in Journship Menty one 21) Moth;	of Naulge Toursen (4)
Court of the Indian Meridian Con	Jaming 80 acres mon
Who well and the same was a sum of the same with the same was a sum of the same was a same with the same was a same was a same with the same was a same was a same with the same was a same with the same was a same was a same with the same was a same was a same with the same was a same with the same was a same was a same with the same was a same with the same was a same was a same with the same was a same was a same with the same was a same was a same with the same was a same	
with all the improvements thereon and appurtenances thereunto belonging, and warrant the title	to the same.
This mortgage is given to secure the principal sum of	MAC DOLLARS,
	19.2, with interest thereon at the rate of
per annum, payable	the time and in the manner provided by
certain promissory noteof even date herewith, given and signed by the makers hereof Attached and payable, to the order of the mortgagee herein, and being for the principal sum of	Thousand & no Dollars,
with Living	De 16 1 d le + + 0 67
and Lour coupons being for live Aundred Turnety	& 200 Dollars, each.
All sums secured by this Mortgage shall be paid at the office of G. R. McCULLOUGH & CC	
IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and between the said parties he of the first part will pay said principal and interest at the times when the same fall due, and at t	e 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 ments thereon shall be kept in good repair and shall not be destroyed or removed without the co-	sent of the second party, and shall be kept insured for the benefit of the
second party or its assigns, against loss by fire or lightning, for not less than	shall be delivered to said second party. If the title to the said premises to the grantee of the title.
Party of the first part and	gns, will warrant the quiet enjoyment of the aforesaid premises to the end the aforesaid premises against the lawful claims and demands of all
IT IS FURTHER AGREED AND UNDERSTOOD, That the said second party may pay a	ny 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, an interest, and that every such payment is secured hereby, and that in case of a foreclosure hereof, a	d recover the same from the lirst party with the same open cent. and as often as any foreclosure bereef may be filed, the holder hereof may
recover from the first party an attorney fee of	Dollo's, or such different sum as may be which is secured hereby, and which the first party promises and agrees incurred in litigation or otherwise, including attorney fees and abstract by the mortgager to the mortgage or assigns, with interest thereon at
AND M. Is BURGHER, CORRED That were a break of the security therefor,	
AND IT IS FURTHER AGREED, That upon a breach of the warranty herein or upon a f or any tax or assessment herein mentioned, or to comply with any requirements herein or upon an or other improvements thereon, without the consent of the said second party, the whole surn secure	waste upon said premises, or any removal or destruction of any building I 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	the said premises, and to collect and apply the reuts thereof, less reason— I be entitled to a receiver, to the appointment of which the mortgagors and the holder hereof shall in no case be held to account for any rental
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 day of May	7
Signed in the Presence of	Trenny J. Theeman
	Tatie I Therman
STATE OF OKLAHOMA, COUNT	Y, ss.
Before me, J. D. Ward,	Wall thought with the
in and for said County and State, on this day of	1917, personally appeared
to me known to be the identical personS who executed the within and foregoing instrument, and	acknowledged to me that the came as
Their	and the same as
Witness my hand and official seal the day and year above written.	19 3/2.1
My commission expires Out - 29 1920	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, ss.	. 15. 15. 15. 15. 15. 15. 15. 15. 15. 15
This instrument was filed in my office for record on the	May
6 & S//	D. G. Q . 201.
By Daputy (Seal)	Ulwin Cland, alimily Wille. Register of Deeds.