ho109896 MORTGAGE RECORD

	SAML DODSWORTH BOOK CO., LE	VEHWORTH, KAN. No. 21054	ent.
and the second second		venwonen, kan. No. 21054 discretify that I racei	red .
	OKLAHOMA I	-IRSI MORIGAGE refor to real Receipt No	10151
W 1	11 34 1 71 5	the within mortgage.	teven
Know At	I Men by These Presents	Dated this //	
THAT R	achel M. Lloyd a Widow	CA10 2 May	1918
		of the state of th	
same or near water all man	the production of the condition of the property of the contract of the contrac	The state of the s	part 4. of
the first part, ha.S	mortgaged and hereby mortgages to C. 13. W	elker and Theodore Gox	
			4
	part, the following-described real estate and premises, situa		ma, to-wit:
The E	ask Dup and nine one-the	indually (6.09) acres of the South	· ···
nino an	d nine one-hundred the (9.0	9) acres of hot Eight and the South	
11101	2 - 2+0 8 102-1	of the off of the state of	
Olean Y	marier of the Double ass	Juster of the South east Juster of	***********
Doction 1	wenty Six (46) in Jourship	I Westy (20) north Range Turler (12	Z.)
End 11-6	gad maiding Part	ing 16:09 acres more or less.	
Carry To	Draum. Therewas and - order	and the second	
199		was and the state of the state	
	ments thereon and appurtenances thereunto belonging, and		
This mortgage	is given to secure the principal sum of thereby E	he I hundred Eighly Two Ho	DOLLARS,
due and payable on t	morbelone 97 day of Daslember	1018 with interest thereon at the rate of 7-600	ner cent.
per amum, payable		the terms and at the time and in the manner provided by. One	
certain promissory no	to of even date herewith, given and signed by the maker	hereof Rachel m. Lloyd	0
		not Thirty- eight Hundred Eighty-TWO HO	E. n
and payable to the or	der of the mortgagee nerein, and being for the principal su	" or wind of the	d. Dollars,
with	coupon notes attached, evidencing said interest; one	coupon being for	Dollars,
	eoupons being for	10 10 10 10 10 10 10 10 10 10 10 10 10 1	
All cuma sacura		ULLOUGH & CO., Tulsa, Oklahoma, unless otherwise specified in the note an	enonum lie
of the first part will p	pay said principal and interest at the times when the same	the said parties hereto, that this Mortgage is a first lien upon said premises; tha full due, and at the place and in the manner provided in said note, and will preonmine premit any waste upon said premises: that the buildings and other without the consent of the second party, and shall be kept insured for the be	y all taxes
ments thereon shall be	e kept in good repair and shall not be destroyed or remov	d without the consent of the second party, and shall be kept insured for the be	nefit of the
in form and companie	signs, against loss by are or lightning, for not less than s satisfactory to said second party, and that all policies ar	97.57.C. If the dilivered to said second party. If the title to the saids to the insurance to the grantee of the title.	id premises
be transferred, said se	cond party is authorized, as agent of the first party, to as	sign the insurance to the grantee of the title.	
Party of the fir	est part and her) heirs, executors, admi-	distrators and assigns, will warrant the quiet enjoyment of the aforesaid prem and will forever defend the aforesaid premises against the lawful claims and den	nises to the
said party of the seco	and part, his heirs, executors, administrators and assigns, a	nd will forever defend the aforesaid premises against the lawful claims and den	unds of all
• • • • • • • • • • • • • • • • • • • •	ER AGREED AND UNDERSTOOD. That the said secon	d party may pay any taxes and assessments levied against said premises or any	other sums
· · · · · · · · · · · · · · · · · · ·			
necessary to protect t	he rights of such party or its assigns, including insurance to such payment is secured hereby, and that in case of a fe	pon buildings, and recover the same from the first party with	per cent. hereof may
and the second second second second	~ 0 · 1 · .	$\boldsymbol{\mathcal{I}}$	
recover from the first provided for by said r	party an attorney fee of	O. Dollars, or such different sum forcelosure and which is secured hereby, and which the first party promises re. Any expense incurred in litigation or otherwise, including attorney fees are, s, shall be repaid by the mortgager to the mortgage or assigns, with interest	as may be and agrees
to pay, together with	expense of examination of title in preparation for foreclost	re. Any expense incurred in litigation or otherwise, including attorney fees at	ad abstract
			thereon au
and the second of the second o	cent. per annum, and this mortgage shall stand as security		
AND IT IS FU	JRTHER AGREED, That upon a breach of the warranty tent herein mentioned, or to comply with any requirements	herein or upon a failure to pay when due, any sum, interest or principal, secur herein or upon any waste upon said premises, or any removal or destruction of a	red hereby,
		herein or upon any waste upon said premises, or any removal or destruction of an whole sum secured hereby shall at once and without notice become due and pay	
ontion of the holder t	hereof, and shall bear interest thereafter at the rate of	Der cent, per annum, and the said party of the second part or its as	sions shall
be entitled to a forecl	osure of this mortgage and to have the said premises sold	dper cent. per annum, and the said party of the second part or its as and the proceeds applied to the payment of the sums secured hereby; and that in the possession of the said premises, and to collect and apply the rents thereof, I holder hereof shall be entitled to a receiver, to the appointment of which the coof foreclosure, and the holder hereof shall in no case be held to account for premises is hereby expressly waived. And all the covenants and agreements herein	nmediately
able 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	mortgugors
or damage other than	for rents actually received; and the appraisement of said	ee of foreclosure, and the holder hereof shall in no case be held to account for bremises is hereby expressly waived. And all the covenants and agreements herein	nny rental 1 contained
Small total with the lat	ia nerem conveyed.		
This Mortgage	and the note and coupons secured thereby, shall in all res	pects be governed and construed by the laws of the State of Oklahoma.	
Dated this	5 = day of March	19.18.	
	그는 건강하실 얼마가 가장 하는 이름일다.	Rachel m. Lloy &	
\bigcap	SIGNED IN THE PRESENCE OF	Lacket M. Hoya	
$(\mathcal{L})_{\mathcal{I}}$	(Pana) a		
7		the state of the s	
		그 그 아이들은 아이를 하고 있는 것이 모든 것이다.	
STATE OF OK	CLAHOMA Juloa	COUNTY, ss.	
	li f 71.00	COUNTY, ss. notary Public March 1918, personally	
Before me,	DIAIN FCA	a lotary owne	
in and for said Count	y and State, on this 1.6 - day of	Much 1918, personally	y appeared
1000	m. Dona a Widow	and.	
to me known to be th	e identical person who executed the within and foregoing	instrument, and acknowledged to me that	ie same us
-her	free and voluntary act and deed for the uses and purpose	set forth.	
	nd and official seal the day and year above written.	(Q.D) (P) (3)	
		(De) G. L. Wolh	
My commission expire	March 22, 1921	De D J. L. Wolf Notary	Public.
The first of the second		맛이 있는데 이 그 나는 말이 느낌하게 이미지다.	
SIALE OF UK	CLAHOMA, TULSA COUNTY, ss. th	$\mathcal{L}_{\mathcal{L}}}}}}}}}}$	
This instrumen	it was filed in my office for record on the 16	day of March A. D. 10 8 . at 1	11.00
o'clock a. M.		The property of the second of the second	
~ 0		Seal3 Lewis Claire Register o	
ву 😢 . У.	Weavar	dews to line	
	Doputy.	Register o	r Deeds'
	그리는 사람들은 이 사람들이 가게 되었다.	보고 없는데 보다 많이 없는 말을 하는데 없는 말을 때문에 있다.	