TREASURER'S ENDORSEMENT:
I hereby certify that I received

\$ \(\frac{6.6}{6.6} \) and issued Receipt No. \(\frac{4.22}{4.2} \) therefor ir payment of mortgage tax on the wi hin mortgage.

Dated this. \(\frac{2.0}{6.0} \) day of \(\frac{7.2222}{2.022} \) 191 \(\frac{9}{2.022} \)

70110058

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

OKLAHOMA FIRST MORTGAGE

That of the	it and annie a	eou no u	rye	militarium and come come a service service con service at a
				County, State of Oklahoma, part-
	and hereby mortgage Fame			
party of the second part, the fol	owing-described real estate and premises,	situated in Julan		County, State of Oklahoma, to
Planel	21 2 1 1 2 6 1	- 200 0 6	0 6.1	- 70
Colome	i) and Two (2) we lelition To The 6	n Block C	Ceven (11)	7 the
	relition to the 6	ely of Vul	in Otolohi	one o
accorder	y to the records	d plat The	neg.	
and an artist of a second common a second			and a section of the section of the	and a second
	n and appurtenances thereunto belonging			· min rijeni in mingarina impar.
This mortgage is given to	secure the principal sum of Eleve	n Kundred as	0 no	DOLL
	day of March			
the state of the s	date herewith, given and signed by the n	$\sim \sim $	2	mi, alkert his
	ortgagee herein, and being for the princip	// _		72.0 70.0
n	notes attached, evidencing said interest		n -	
Tan	s being for Lifty Six Y	270		
All sums secured by this M	ortgage shall be paid at the office of G. H	. McCULLOUGH & CO. T	ulsa, Oklahoma, unless of	
IT IS EXPRESSLY AGR	EED AND UNDERSTOOD, By and bet	ween the said parties hereto	that this Mortgage is a f	first lien upon said premises; that the r
d assessments against said land ents thereon shall be kept in go	EED AND UNDERSTOOD, By and bet cipal and interest at the times when the when the same are due each year, and w d repair and shall not be destroyed or r	same tall due, and at the pi ill not commit or permit an emoved without the consent	y waste upon said premis of the second party, and	royided in said note, and will pay all t ses that the buildings and other impo- shall be kept invered for the benefit of
		7 0	1 1 Electrical	
form and companies satisfactor transferred, said second party	it loss by fire or lightning, for not less the y to said second party, and that all polic is authorized, as agent of the first party,	ies and renewal receipts shal to assign the insurance to th	I be delivered to said secone grantee of the title.	ond party. If the title to the said pres
	heirs, executors, administrators and assignments			
id party of the second part, his rsons.	heirs, executors, administrators and assi	gus, and will forever defend	the aforesaid premises ag	ainst the lawful claims and demands o
IT IS FURTHER AGREE	D AND UNDERSTOOD, That the said	second party may pay any t	axes and assessments levi	ed against said premises or any other s
cessary to protect the rights of terest, and that every such pay	such party or its assigns, including insur- ment is secured hereby, and that in case o	ince upon buildings, and red of a forcelosure hereof, and a	over the same from the	first party with Jan. per of hereof may be filed, the holder hereof
ovided for by said note 2which	torney fee of OM From day the shall be due upon the filing of the petic examination of title in preparation for for by reason of this mortgage or to protect i	ion in foreclosure and which eclosure. Any expense incu	is secured hereby, and rred in litigation or other	which the first party promises and agrees, including attorney fees and abs
1- · · · ·			ne mortgagor to the mor	tgagee or assigns, with interest thereo
	num, and this mortgage shall stand as see GREED, That upon a breach of the warr		e to pay when due, any	sum, interest or principal secured her
any tax or assessment herein nother improvements thereon, w	GREED, That upon a breach of the warr tentioned, or to comply with any requires thout the consent of the said second part	nents herein or upon any wa y, the whole sum secured her	ste upon said premises, or reby shall at once and wit	any removal or destruction of any buil- hout notice become due and payable at
on the filing of the petition in	oreclosure the holder hereof shall be enti-	sold and the proceeds applied to the possession of the	d to the payment of the s said premises, and to colle	ums secured hereby; and that immedia ect and apply the rents thereof, less ren
reby consent, which appointment damage other than for reuts ac	shall bear interest thereafter at the rate of mortgage and to have the said premises oreclosure the holder hereof shall be enti- of said indebtedness, and for this purpos it may be made either before or after the tually received; and the appraisement of nyeved.	a the noider hereof shall be decree of foreclosure, and t said premises is hereby expre	he holder hereof shall in	no case be held to account for any re
This Mortgage and the not	e and coupons secured thereby, shall in a	ii respects be governed and	construed by the laws o	I the State of Oklahoma.
Dated this Z.Z.	day of 177 Access			
SIGNED IN	THE PRESENCE OF		- D. all	erh Olberh
rulia. Baltiki			annie 1	albert
			The second of the second second second	
angang dia pakadahan pagasahan dia Bahan	ngha yang ajinga pingana in ngalamina asa n Santa Tagalah sata sa ngalah sata sa na na			
TATE OF OKLAHOM	A, Tulaa Raver on this da	COUNTY,	ss.	
Before me, 201977	Skaver	والمستقل والمستقل والمستقل والمستقل والمستقل	n Wolan	, Public
and for said County and State,	on this da	vot March	2	19/8 personally appear
P. albert		and an	nie Ollent	Fir will
me known to be the identical r	erson. Swho executed the within and force	coing instrument and release	windred to me that	Re-
401	untary act and deed for the uses and put		maged to me time.	executed the same
	untary not and deed for the uses and put il seal the day and year above written.		man em l	20
	28, 1921	Sunt /	11. 11. 5	Pavere Notary Public
				Notary Public
TATE OF OKLAHOM	A, TULSA COUNTY, ss.	9	e P	
This instrument was filed in	my office for record on the 19 &	day of ///	aren	
lock. 9. M.		· 803		
O. y. Wear	EL Deputy.	Bross	Lewis Gl	Register of Deeds