MORTGAGE RECORD

#112457 COM

		Noch i	0	Tulsa			
	digenous or deal construction	in marketing a second of the second	Duller L	me h		County, State of Oklal	ioma, part
49 10 10 10 10		eby mortgageto			. P. a		
earty of the second		lescribed real estate an			the second of th	County, State of C	Oklahoma, to
******	The East	July of the nort	The west Que	irter of ffth	Doutheast	quarter	
********************	of the Do	Meast Que	erter of see	tion Thirt	1-two (32)	Townshy, Tu	ent _I
	(20) A	of Ra	nge Buit	con) (/3)	East of Ak	Township, Juni	dian
· · · · · · · · · · · · · · · · · · ·		Timber in the contract of the	e transferration of the constraint of the constr		· · · · · · · · · · · · · · · · · · ·	and the same territorial and t	
······································	na njegoj se pravision, jelana	وفيع أبيو مستور فيوادي والمستورة			<u> </u>		
ith all the improv	enients thereon and	pperlenances thereunt	o belonging, and w	arrant the title to t	he same.		
This morten	re is riven to secure	the principal sum of	Two I	housand	x mo/100		DOLL
					•	thereon at the rate of lig.	
						and the same	
and the second second	,				11 0	er provided by. Their	1 - 1
					Kuch and		nis pu
d payable to the	order of the mortgage	e herein, and being for	the principal sum o	or Two	Thousand	+ poplar	,Do
th four	coupon notes	attached, evidencing s	nid interest; one co	upon being for	Eighty + 1	0/100	
d Three		for Eighty		00		Dollars, each.	
All sums sec	ared by this Mortgage	shall be paid at the of	flice of G. R. McCUI		Culsa, Oklahoma, unles	s otherwise specified in the ne	
IT IS EXPI	RESSLY AGREED A	ND UNDERSTOOD, I	By and between the	said parties herete	o, that this Mortgage is	a first lien upon said premise	s; that the
d assessments ag	inst said land when the	he same are due each y	year, and will not co	mimit or permit as	ay waste upon said pro	i a first lien upon said premise r provided in said note, and v emises-that the buildings and and shall be kept insured for t	d other imp
						and the second s	
form and compart form and compart	nessigns, against loss to nes satisfactory to sa second party to such	d second party, and the	not less than not all policies and r	enoval receipts sho	ill be delivered to raid s	second party. If the title to	the said pre
	21			And the second second		0	
Party of the	first part and	executors, administrato	executors, administ ors and assigns, and	rators and assigns, will forever defend	will warrant the quie the aforesaid premises	et enjoyment of the aforesaid a against the lawful claims an	premises to d demands o
rsons. IT IS FIIRT	HER AGREED AND	UNDERSTOOD Th	of the soid second t	dety may now now	stanceseen but sovet	levied against said premises o	n ansenthor
						>	
						the first party with	
over from the fir	st party an attorney	fee of Le	vo Huna	lred		. Dollars, or such different aid which the first party pro- therwise, including attorney f mortgagee or assigns, with in	sum as mo
ovided for by said pay, together wit	h note	he due upon the filing tion of title in prepara	of the petition in fo tion for forcelosure.	reclosure and whice Any expense inc	h is secured hereby, a urred in litigation or o	nd which the first party pror therwise, including attorney f	nises and a ees and abs
title to said prem	ises, incurred by reas	m of this mortgage or	to protect its liens,	shall be repaid by	the mortgagor to the r	nortgagee or assigns, with in	terest therec
		nd this mortgage shall					1,141,21
any tax or assess	ment herein mention	d, or to comply with a	of the warranty her my requirements he	rein or upon a failu rein or upon any w	re to pay when due, a aste upon said premises	ny sum, interest or principal, , or any removal or destruction without notice become due an	secured her of any buil
1000							
tion of the holder entitled to a force	thereof, and shall be closure of this mortgr	ar interest thereafter a ige and to have the sai	t the rate of Land	the proceeds appli	. per annum, and the se led to the payment of the	aid party of the second part or he sums secured hereby; and t collect and apply the reuts the to the appointment of which I in no case be held to accoun the covenants and agreements	its assigns, : hat immedic
on the filing of the le expenditures, t	e petition in foreclosi o the payment of said	ire the holder hereof sl indebtedness, and for	hall be entitled to the this purpose the ho	he possession of the ider hereof shall be	said premises, and to c catilled to a receiver,	collect and apply the reuts the	reof, less rea
damage other the	ch appointment may in for rents actually i	be made either before eccived; and the appra	or after the decree	of foreclosure, and mises is hereby expi	the holder hereof shall ressly waived. And all t	in no case be held to account the covenants and agreements	it for any r hercin conta
all thin when the	and nerem conveyed.					vs of the State of Oklahoma.	
		day of		·		o or the state of Orlandina	
Dated ons.		day of					
	SIGNED IN THE PR	esence of			W.	A Koch	
					9.,	ey Koeh	
					,		······
da en al distribuir	تتناسيونيارنات إيساس	والأرام الإستراسة بالمتاريخ المتاريخ					
CATE OF O	EL ALIOMA	Tues	G ≡	COUNTY			
IAIE OF O	KLAHUMA,		· · · · · · · · · · · · · · · · · · ·	COUNTY,	SS.	in Rublic in 18, pers his sufe they execut	
Before me,					1. /100	ary ville	
and for said Cou	ity and State, on this	1975	day of	mare	9	10 / 8 , pers	onally appe
	WA.	Koch	والمستورة والمستورين المستورين	and Luc	y Koch.	his sufe	
me known to be_	the identical person	who executed the with	in and foregoing in	strument, and ack	nowledged to me that	Alux execu	ed the sam
Their	from and volunta-	nct and deed for the u	leve and minusers	t forth			
Witness my l	and and official seal t	he day and year above	written.		11 1 1		
	1011-8	-1721		(seal)	yarrer.	Alenner.	ក្សា ។ កំណៈមម
commission expl	res, surp		****	7		Flenner N	otary Publi
PATE OF O	KLAHOMA, TI	JLSA COUNTY,	SS.				
This instrum	ent was filed in my of	Nee for record on the	29	day of	apr	A. D. 10.18	nt //
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