MORTGAGE RECORD

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Know All Men by These Presents:	l'acr Bis mile	
THAT : P C6 Ediger and anne Es	Julsa	
to first part, hatel mortgaged and hereby mortgage to Start R	Me Cullough	gar an are reasoning state and are appeared to the control of the
no first part, hatte mortgaged and hereby mortgage to Strart A arty of the second part, the following-described real estate and premises, situated in The Nath Part Quarter of Section, (21) North of Range Growten (14) Earn Containing 160 acres more or	Julsa Kin (9) in To	washings Twenty on
(21) North of Range Fronten (14) East	t of the Indian	Meridien
Containing 1 & O. Deres / more 04	Ross	
ith all the improvements thereon and appurtenances thereunto belonging, and warre	nt the title to the same.	
This mortgage is given to secure the principal sum of Jour Hu	ndred + No/1	O-O DOLLARS
ue and payable on the first day of may	19.1.2., with interes	st thereon at the rate of per cent
er annum, payable	rms and at the time and in the man	mer provided by Meus
ertain promissory noteof even date herewith, given and signed by the makers hereoid payable to the order of the mortgagee herein, and being for the principal sum of	The adopper on	I anna Ediger his wy
id payable to the order of the mortgagee herein, and being for the principal sum of	Hour hundred	TWO 110-0 Dollars
the recomposition and recommendation and interest one composition and recommendations and recommendations and recommendations and recommendations are recommendations and recommendations and recommendations are recommendations.		
All sums secured by this Mortgage shall be paid at the office of G. R. McCULLO IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and between the sai the first part will pay said principal and interest at the times when the same fall du all assessments against said land when the same are due cach year, and will not come that thereon shall be kept in good repair and shall not be destroyed or removed with	UGH & CO., Tulsa, Oklahoma, unl	ess otherwise specified in the note and coupons
cond party or its assigns, against loss by fire or lightning, for not less than. form and companies satisfactory to said second party, and that all policies and rener i transferred, said second party is authorized, as agent of the first party, to assign the		
Party of the first part andheirs, executors, administrate id party of the second part, his heirs, executors, administrators and assigns, and will resons.		
IT IS FURTHER AGREED AND UNDERSTOOD, That the said second party	y may pay any taxes and assessment	s levied against said premises or any other sun
cessary to protect the rights of such party or its assigns, including linsurance upon blerest, and that every such payment is secured hereby, and that in case of a forcelost		
cover from the first party an attorney fee of	losure and which is secured hereby, any expense incurred in litigation or il be repaid by the mortgagor to the	Dollars, or such different sum as may be and which the first party promises and agree otherwise, including attorney fees and abstrace mortgagee or assigns, with interest thereon a
AND IT IS FURTHER AGREED, That upon a breach of the warranty herein any tax or assessment herein mentioned, or to comply with any requirements herein other improvements thereon, without the consent of the said second party, the whole		any sum, interest or principal, secured hereby es, or any removal or destruction of any buildin d without notice become due and payable at th
ntion of the holder thereof, and shall bear interest thereafter at the rate of the entitled to a foreclosure of this mortgage and to have the said premises sold and the sold the filing of the petition in foreclosure the holder hereof shall be entitled to the place expenditures, to the payment of said indebtedness, and for this purpose the holder by consent, which appointment may be made either before or after the decree of fedunage other than for rents actually received; and the appraisement of said premisall run with the land herein conveyed.	on per cent. per annum, and the conceeds applied to the payment of societies and premises, and the receive shall be entitled to a receive oreclosure, and the holder hereof shes is hereby expressly waived. And a	said party of the second part or its assigns, sha the sums secured hereby; and that immediately collect and apply the reuts thereof, less reason er, to the appointment of which the mortgager all in no case be held to account for any reuts il the covenants and agreements herein contained
This Mortgage and the note and coupons secured thereby, shall in all respects l	be governed and construed by the I	aws of the State of Oklahoma.
Ditted this.	ر ص	C El:
This Mortgage and the note and coupons secured thereby, shall in all respects to Dated this		Elia
V 1 1 Telepries	anna	Carjon
		manimum and a second
TATE OF OKLAHOMA. Rogers	COUNTY, ss.	
Before me, RR Klinchner		tay Tublio
TATE OF OKLAHOMA. Rogers Before me, R. Kirchner and for said County and State, on this 220 day of Character and county and state, on this 220 day of me known to be the identical person who executed the within and foregoing instru	may	19.5 , personally appeared
in carjety.	nd uning earges	Alex
free and voluntary not and deed for the uses and purposes set for	ortli.	
Witness my hand and official seal the day and year above written. y commission expires	way RB	Turchnes Notary Public.
TATE OF OKLAHOMA, TULSA COUNTY, ss.		
. This instrument was filed in my office for record on the	day of June	A. D. 10 /8 nt /0
clock Q M. y. Osuravy Deputy.		Clino Court els