MORTGAGE RECORD

COMPAI	ll Men by These Presents:	
XIIOW A	Da Brooks and Blanch m. Brooks his wife	
THAT (of Suls a County, State of Oklahoma, part	 - (2-0-0)
**** *** ****** *** ** *** ***********		, , , , , 00
arty of the second	part, the following-described real estate and premises, situated in	CO-WIC
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america indum		
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ith all the improv	ements thereon and appurtenances thereunto belonging, and warrant the title to the same.	
This mortgag	go is given to secure the principal sum of Five Thursday	LARS
ue and payable on	the 6+l day of pe	er cent
er annum, payable	Se annually from date, according to the terms and at the time and in the manner provided by	
	note of even date herewith, given and signed by the makers hereof	
nd payable to the	order of the mortgagee herein, and being for the principal sum of Tive Hundred	Dollars
Zou		Dollars
. 72		
All sums secu	coupons being for	oupons
IT IS EXPR	ESSLY AGREED AND UNDERSTOOD, By and between the said parties hereto, that this Mortgage is a first lien upon said premises; that the	e party
f the first part will nd assessments ago	ESSLY AGREED AND UNDERSTOOD, By and between the said parties hereto, that this Mortgage is a first lien upon said premises; that the pay said principal and interest at the times when the same fall due, and at the place and in the manner provided in said note, and will pay at insist said hand when the same are due each year, and will not commit for permit any waste upon said premises that the buildings and other im be kept in good repair and shall not be destroyed or removed without the consent of the second party, and shall be kept insured for the benefit	aprove t of the
econd party or its in form and compared soid	assigns, against loss by fire or lightning, for not less than ies satisfactory to said second party, and that all policies and renewal receipts shall be delivered to said second party. If the title to the said prescend party is authorized, as agent of the first party, to assign the insurance to the grantee of the title.	remise
Party of the se ersons.	first part and	ls of al
	HER AGREED AND UNDERSTOOD, That the said second party may pay any taxes and assessments levied against said premises or any other	er sum
ecessary to protect	the rights of such party or its assigns, including insurance upon buildings, and recover the same from the first party with	er cent
nterest, and that e	rery such payment is secured hereby, and that in case of a foreclosure hereof, and as often as any forcelosure hereof may be filed, the holder hereof	of may
recover from the fir provided for by said	st party an attorney fee of	nny b
o pay, together wit of title to said prem	st party an attorney fee of	listrac reon a
-	er cent. per annum, and this mortgage shall stand as security therefor.	
AND IT IS	FURTHER AGREED, That upon a breach of the warranty herein or upon a failure to pay when due, any sum, interest or principal, secured h ment herein mentioned, or to comply with any requirements herein or upon any waste upon said premises, or any removal or destruction of any but the thereon, without the consent of the said second party, the whole sum secured hereby shall at once and without notice become due and payable	hereby
option of the holder	thereof, and shall bear interest thereafter at the rate of	s, shall
apon the filing of the	ne petition in foreclosure the holder hereof shall be entitled to the possession of the said premises, and to collect and apply the rents thereof, less in the possession of the payment of said indebtedness, and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the more	reason tgagor
nereby consent, whi or damage other th	ch appointment may be made either before or after the decree of foreclosure, and the holder hereof shall in no case be held to account for any an for rents actually received; and the appraisement of said premises is hereby expressly waived. And all the covenants and agreements herein cor	renta ntaine
MILLIE FELLE WILLES	land herein conveyed. 3c and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma.	
	6th day of mach 19.11.	
Dated this		
	Signed in the Presence of	
@. J.	Coggeshall Blanch M. Brooks	
	4、4.6、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1	
STATE OF C	KLAHOMA, Jula COUNTY, ss.	
Before me	e. 20. Coggeshall notary public	
	nty and State, on this 6 20. day of 20. 19) L., personally ap	peare
n and for sing con	Brooks and Blanch m. Brooks his wi	41
- JA-4	the identical persons who executed the within and foregoing instrument, and acknowledged to me that	.0
	그 사이트 그들은 지어 그는 그 사이트 그 사이트 그 사이를 가지 않는 것이 되었다. 그 그들은 사람들은 사람들은 모든 그는 그를 받는 것이다.	ame as
	free and voluntary act and deed for the uses and purposes set forth. hand and official seal the day and year above written.	e i see
witness my	hand and official seal the day and year above written. Seal C. M. Coggishall Notary Pu	<u> </u>
My commission exp	Notary Pu	ıblic.
	KLAHOMA, TULSA COUNTY, ss. • •	
This instrum	ent was filed in my office for record on the 6°th day of	0 کو
a. ,	방향을 하는 모바에 시간됐는 아래를 잃었는 만든 사람이 들어가는 사라고 있는 이번째 모든 들어 있는 아내	
	이 아들에 가는 이렇게 이 사람들이 있는 사람들이 가지 아니다 하는 그 사람들이 되었다. 그렇게 되었다.	100
	Deputy. Seal N.C. Walkley Righter of De	