MORTGAGE RECORD

Know All Men by These Present	mall a	. v 0 hm	Kennedy (Single)
, mar	of Tue	- 9	
he first part, ha.V. mortgaged and hereby mortgage. to	w. 74 am	etm	Country, State of Oktationia, part
earty of the second part, the following-described real estate and premises	situated in	Tuesa	
Lut Jen (10) Block	Ten (10)	in Our	n's addition
to the city of Tulsa			Production and Supplied that the supplied to t
3			· · · · · · · · · · · · · · · · · · ·
and the second s			
and the second of the second o	·		<u></u>
with all the improvements thereon and appurtenances thereunto belonging	g and warrant the title	o the same.	e transporter de la companya de la c La companya de la co
This mortgage is given to secure the principal sum of	ing Hu	Larlen	DOLLAR
tue and payable on the	~ and	19 / 3 , with interes	t thereon at the rate of & per cer
er annun, payable. Se			
ertain promissory note. Sof even date herewith, given and signed by the	_	is their	Reis
nd payable to the order of the mortgagee herein, and being for the princi		vz Hun	Dolla
ith		Tuen	Ty Dolla
nd Thee coupons being for Tweent		مع سعامات	0
All sums secured by this Mortgage shall be paid at the office of G. I	L. McCULLOUGH & C O	., Tulsa, Oklahoma, unlo	ss otherwise specified in the note and coupor
IT IS EXPRESSLY AGREED AND UNDERSTOOD, By and be f the first part will pay said principal and interest at the times when the on assessments against said land when the same are due ench year, and vents thereon shall be kept in good repair and shall not be destroyed or a	ween the said parties he same fall due, and at th	reto, that this Mortgage e place and in the mann	is a first lien upon said premises; that the par er provided in said note, and will pay all tax
nents thereon shall be kept in good repair and shall not be destroyed or i	emoved without the con	sent of the second party	and shall be kept insured for the benefit of t
wond party or its assigns, against loss by fire or lightning, for not less the form and companies satisfactory to said second party, and that all polic	ics and renewal receipts	shall be delivered to said	second party. If the title to the said premis
e transferred, said second party is authorized, as agent of the first party,	to assign the insurance	to the grantee of the title	•
Party of the first part and heirs, executors, administrators and assignments of the second part, his heirs, executors, administrators and assignments.	administrators and assigns, and will forever def	ns, will warrant the quend the aforesaid premise	iet enjoyment of the aforesaid premises to t es against the lawful claims and demands of
IT IS FURTHER AGREED AND UNDERSTOOD, That the said	second party may pay a	ny taxes and assessments	s levied against said premises or any other sur
ecessary to protect the rights of such party or its assigns, including insur derest, and that every such payment is secured hereby, and that in case	ance upon buildings, and	recover the same from	the first party with per cer
ecover from the first party an attorney fee of	tion in foreclosure and w eclosure. Any expense its liens, shall be repaid	hich is secured hereby, incurred in litigation or by the mortgagor to the	and which the first party promises and agre otherwise, including attorney fees and abstra mortgages or assigns, with interest thereon
per cent. per annum, and this mortgage shall stand as se	-		
AND IT IS FURTHER AGREED, That upon a breach of the war r any tax or assessment herein mentioned, or to comply with any require r other improvements thereon, without the consent of the said second par	ments herein or upon any ty, the whole sum secure	waste upon said premise hereby shall at once and	s, or any removal or destruction of any buildir I without notice become due and payable at th
ption of the holder thereof, and shall bear interest thereafter at the rate centified to a forcelosure of this mortgage and to have the said premise pon the filing of the petition in forcelosure the holder hereof shall be expected by the payment of said indebtedness, and for this purported consent, which appointment may be made either before or after the damage other than for rents actually received; and the appraisement of sail run with the land herein conveyed.	se the holder hereof shale e decree of foreclosure, a said premises is hereby e	nd the holder hereof she xpressly waived. And al	r, to the appointment of which the mortgago Il in no case be held to account for any rent I the covenants and agreements herein containe
This Mortgage and the note and coupons secured thereby, shall in Dated this			ws of the State of Oklahoma.
Dated this			· · · · · · · · · · · · · · · · · · ·
SIGNED IN THE PRESENCE OF		C. 0.	Kennedy
e.l. Cuggeshall		J. Y.	Kennedy
			managara in managara na ma
TATE OF OKLAHOMA, Tuesa	COUNT	Y. ss.	
Por C. el ergaesha	el	. ~~	tam Rubbie
and for said County and State, on this 18".	av of a	سطب	19 // personally appears
a. O. Kennedy (Su	e and	-y-Kem	edy (Single)
me known to be the identical person. who executed the within and for			
Allering free and voluntary act and deed for the uses and pu			
		e 20.	erggeshall
Witness my hand and official seal the day and year above written. y commission expires			Notary Public.
TATE OF OKLAHOMA, TULSA COUNTY, ss.			
This instrument was filed in my office for record on the	day of	man	A. D. 10 //, at /0 5
rlock AM.		y	
	Sup	114.0	2. Waltug Register of Deeds.
Deputy.	ti-	and the contract of the second	a marining on a side on the San continues

10 40