MORTGAGE RECORD

Znow All	Men by These Presents:	
	It Marries and Mar Mario his will an	of R. Parage
THAT	1 Canal Children College Colle	
and del	the Lanar, hovefor Trileal	County, State of Oklahoma, part-220
first part, hackding	ortgaged and hereby mortgageto Julian Jul	
rty of the second par		County, State of Oklahoma, to-w
tols one	(1) two (2) and three (3) un block t	eventy (20) boenty
in Tyne	che and torongthe Addation to the Est	of of Julian,
Mace	Clelahoma	· managara in ang ang ang ang ang ang ang ang ang an
************	Anna lana ta annanjina ta shi sara annang ara shi yani sangan pangan sarahali sa gamandan an sarahannan munum Tagan ta annanjina ta shi sarahan manang ara shi yani sangan pangan sarahali sa gamandan an sarahannan munum	
	in an emineral company of a management of the company of the compa	
th all the improvemen	ents thereon and appurtenances thereunto belonging, and warrant the title to the same.	
	07/ -2/ / / /// 0.	of not 100 DOLLAR
	s given to secure the principal sum of Mrec Auntiful a fifty we 27 th day of December 19 // with interest the	. 11
		and the second
annum, payable	annually from date, according to the terms and at the time and in the manner p	rovided by ALCEO ouce
	aof even date herewith, given and signed by the makers hereof. J. M. Morriss. and	
l payable to the orde	er of the mortgagee herein, and being for the principal sum of Three Aundred	Treflig and / coo Dolla
h	coupen notes attached, evidencing said-interest; one-coupen being for	
	soupens boing for But of Opelahomas	Dollars, each.
All sums secured	by this Mortgage shall be paid at the office of G. R. McCULLOUGH & CO., Tulsa, Oklahoma, unless of	therwise specified in the note and coupo
IT IS EXPRESS he first part will pay	SLY AGREED AND UNDERSTOOD, By and between the said parties hereto, that this Mortgage is a 1 y said principal and interest at the times when the same fall due, and at the place and in the manner p	first lien upon said premises; that the pa rovided in said note, and will pay all ta
nseessments against its thereon shall be k	SLY AGREED AND UNDERSTOOD, By and between the said parties hereto, that this Mortgage is a 1 y said principal and interest at the times when the same fall due, and at the place and in the manner pt t said land when the same ure due each year, and will not commit or permit any sate upon said premit kept in good repair and shall not be destroyed or removed without the consent of the second party, and	ses that the buildings and other impro I shall be kept insured for the benefit of
ond party or its assig	gns, against loss by fire or lightning, for not less than satisfactory to said second party, and that all policies and renewal receipts shall be delivered to said seco	Della
• • • • • • • • • • • • • • • • • • • •	ond party is authorized, as agent of the first party, to assign the insurance to the grantee of the title.	
Party of the first l party of the second	t part and	mjoyment of the aforesaid premises to trainst the lawful claims and demands of
sons.	R AGREED AND UNDERSTOOD, That the said second party may pay any taxes and assessments levi	
erest, and that every	e rights of such party or its assigns, including insurance upon buildings, and recover the same from the such payment is secured hereby, and that in case of a forcelosure hereof, and as often as any forcelosure	nereof may be flied, the nother hereof m
over from the first p	party an attorney fee of	Dollars, or such different sum as may
nav, together with ex	szemse of examination of title in preparation for foreclosure. Any expense incurred in litigation or other is, incurred by reason of this mortgage or to protect its liens, shall be repaid by the mortgagor to the mor	rwise, including attorney lees and abstr
	ent. per annum, and this mortgage shall stand as security therefor.	
AND IT IS FUR	RIHER AGREED, That upon a breach of the warranty herein or upon a failure to pay when due, any	sum, interest or principal, secured herel
any tux or assessmen other improvements t	nt herein mentioned, or to comply with any requirements herein or upon any waste upon said premises, or thereon, without the consent of the said second party, the whole sum secured hereby shall at once and wit	r any removal or destruction of any build shout notice become due and payable at t
ion of the holder the	ereof, and shall bear interest thereafter at the rate of Leath per cent. per annum, and the said	party of the second part or its assigns, sh
entitled to a forecloss on the filing of the pe	ereof, and shall bear interest thereafter at the rate of	sums secured hereby; and that immediate ect and apply the reuts thereof, less reaso
	ne payment of said indebtedness, and for this purpose the holder hereof shall be entitled to a receiver, to appointment may be made either before or after the decree of foreclosure, and the holder hereof shall in for reuts actually received; and the appraisement of said premises is hereby expressly waived. And all the	
damage other than fo ll run with the land	or rents actually received; and the appraisement of said premises is hereby expressly waived. And all the l herein conveyed.	covenants and agreements herein contain
This Mortgage an	and the note and coupons secured thereby, shall in all respects be governed and construed by the laws of	of the State of Oklahoma,
Dated this	27 th day of December 19.10.	
W	SIGNED IN THE PRESENCE OF	u.
		40
	L B Jama	w
		rav
TATE OF OKL	LAHOMA, Julea COUNTY, ss.	() 11.
Before me,	George H Worvell That	any tuble
and for said County	George H Norvell and December 11st	
n Marria	"ug I da Norrie, howife and LB Lamar" uf Se	the Laman his
	identical persons who executed the within and foregoing instrument, and acknowledged to me that	
-f	그 하는 사람들은 사람들이 함께 하는 점에 하는 하는 그 그렇게 되는 것 같은 사람들이 되어 되었다.	executed the same
U	free and voluntary act and deed for the uses and purposes set forth. d and official seal the day and year above written.	11-1
withess my mind	The day and year above written.	A Horocll
commission expires.	and official seal the day and year above written. Read Searce	Notary Public.
TATE OF OKL	LAHOMA, TULSA COUNTY, ss.	
This instrument	was filed in my office for record on the 24 day of Dranch	A. D. 10 11, st 2
	집은 시크리 마루되어 보다는 그 성장을 보여 하는 것 같다는 그리지?	
lockM.	(Pen)	Lalkley Register of Deeds.