MORTGAGE RECORD

33764

	OKL	AHUMA EN	COST IVI	JRIGAL	7 C.
	*			and the state of the	
Know All A	Men by These	Procente			
					_
,	20-18 N	\mathcal{L}	++	Jel .	76

Slot My Contains	and Junan	ta lel st	eatt
	20 - 1 - 1 -	who a	County, State of Oklahoma, part 19 of
the first part, half, mortgaged and hereby mortgageto	tare to skill o	remand	Town Luna or
party of the second part, the following-described real esta	ite and premises, situated in	Jan 1	County, State of Oklahoma, to-wit:
a los land	(1-2) ci 12x	- maray	in mine low
of the angunal	Laurente a	Incha	geording
febrase shot	erest taly	sil'I	mortgage)
is made subject	to gover	Diens &	7-17-00
taline grunne a	men? Co	yeary &	30 Damego
with all the improvements thereon and appurtenances the	erounto belonging, and warrant the	itle to the same.	<u> </u>
This mortgage is given to secure the principal sum	17	ousand a	2 ~ 0)/00 DOLLARS.
due and payable on the 21day of		19.1.2. with interest	<u> </u>
\sim	om date, according to the terms and	7	• 0
certain promissory noteof even date herewith, given and	^	m. Hall ? rel	thak Hatunand
and payable to the order of the mortgagee herein, and bei	200	a surpolitain	Day 20/100 Dollars,
and payable to the other of the mortgage ferent, and be	ring said interest; one counce being	The same of the sa	Dollars
The state of the s			and the
All sums secured by this Mortgage shall be paid at		c CO., Tulsa, Oklahoma, unles	
IT IS EXPRESSLY AGREED AND UNDERSTO of the first part will pay said principal and interest at the and assessments against said land when the same are due ments thereon shall be kept in good repair and shall not b	OOD, By and between the said parti- times when the same fall due, and each year, and will not commit or p	es hereto, that this Mortgage is at the place and in the manner ermit any waste upon said pre-	a lien upon said premises; that the party provided in said note, and will pay all taxes mises: that the buildings and other improved for the bondie of the
second party or its assigns, against loss by fire or lightning in form and companies satisfactory to said second party, to be transferred, said second party is authorized, as agent of	of the first party, to assign the insur-	ince to the grantee of the title.	
Party of the first part and said party of the second part, his heirs, executors, admini persons.			
IT IS FURTHER AGREED AND UNDERSTOOD			Δ
necessary to protect the rights of such party or its assigns interest, and that every such payment is secured hereby, a	s, including insurance upon buildings and that in case of a foreclosure here	Q	
recover from the first party an attorney fee of	reparation for foreclosure. Any exp	nd which is secured hereby, a ense incurred in litigation or o	herwise, including attorney fees and abstract
AND IT IS FURTHER AGREED, That upon a bor any tax or assessment herein mentioned, or to comply or other improvements thereon, without the consent of the	reach of the warranty herein or upo with any requirements herein or upo	n a failure to pay when due, a n any wasta upon said premises cured hereby shall at once and	ny sum, interest or principal, secured hereby, , or any removal or destruction of any building without notice become due and payable at the
option of the holder thereof, and shall bear interest thereof be entitled to a foreclosure of this mortgage and to have tupon the filing of the petition in foreclosure the holder he able expenditures, to the payment of said indebtedness, a hereby consent, which appointment may be made either to damage other than for rents actually received; and the shall run with the land herein conveyed.	reof shall be entitled to the possession and for this purpose the holder hereof pefore or after the decree of foreclos	on of the said premises, and to c shall be entitled to a receiver, are, and the holder hereof shall	ollect and apply the rents thereof, less reason- to the appointment of which the mortgagors in no case be held to account for any rental
This Mortgage and the note and coupons secured t	hereby, shall in all respects be gove	rned and construed by the law	a of the State of Oklahoma.
Dated this	uzust	19	
Signed in the Presence of	0	7. M. D	lall
		CO . F	- 11 2 H
		Juanul	-a - F1 X1201 /
STATE OF OKLAHOMA	la-a- cou	NTY, ss.	
Before me, C. H. Stra	H		aille Tura Z
σ_{λ}	2		10.) personally appeared
in and for said County and State, on this		- grit	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Karaloso soulsonett Colore	in property in	Two frank ox.	homestead
to me known to be the identical persons who executed the		und acknowledged to me thick.	executed the same as
Witness my hand and official seal the day and year		~ ~	
My commission expires S	19.15.	E.H	Total Notary Public.
Lea)			
STATE OF OKLAHOMA, TULSA COUN	_= .		, <u>, , , , , , , , , , , , , , , , , , </u>
This instrument was filed in my office for record or	i the day of		at Di 194 Juj at
o'clock			000
By	Deputy.	m Pt C W	alloley, Register of Deeds.
(had			