## MORTGAGE RECORD

Know All Men by The	KLAHOMA FIR ese <i>Presents:</i>			
THATTEREPS & Moore an	ed Ellas moore,	His Hife.		
	0107	ulsa	County, S	State of Oklahoma, part
end man burth mer Sammort Budger unter nichteba turstellig	50 OU. 27 2	- Cuce or grown		er er er regelskie enny de enne kornelig
party of the second part, the following-described rea	l estate and premises, situated in.	5	geesal Cou	nty, State of Oklahoma, to-w
party of the second part, the following-described rea	Block three 1	(3) in Sie	a addition	to Tulsa
Dheshound	·			
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with all the improvements thereon and appurtenance	_ /		الم	re deservation in contract a compression desired against desir
This mostgage is given to secure the principal				
due and payable on the				
per aunum, payable	lly from the according to the te	erms and at the time and	in the manner provided by	their
certain promissory note of even date herewith, give	The state of the s		noore and E	
and payable to the order of the mortgagee herein, an	d being for the principal sum of	I Seven I	Lundred as	ed notice Dollar
	rideneing said interest; one coupe			D.II.
	menoring same interest, and only		5.1	·
All sums secured by this Mortgage shall be pai	id at the office of G. R. McCULLO	OUGH & CO., Tulsa, Okl	alioma, unless otherwise spec	
IT IS EXPRESSLY AGREED AND UNDER	RSTOOD, By and between the sa	id parties hereto, that thi	s Mortgage is a first lien upor	said premises; that the par
TT IS EXPRESSLY AGREED AND UNDER of the first part will pay said principal and interest a unid assessments against said land when the same are ments thereon shall be kept in good repair and shall a	due each year, and will not comment be destroyed or removed with	nit or permit any waste	upon said premises, that the econd party, and shall be ken	buildings and other improved inspect for the benefit of the
		~//		
econd party or its assigns, against loss by fire or ligh n form and companies satisfactory to said second pa be transferred, said second party is authorized, as ag	rty, and that all policies and rene	wal receipts shall be delive insurance to the grante	ered to said second party. I	f the title to the said premis
Party of the first part and them aid party of the second part, his heirs, executors, accresors.	lministrators and assigns, and wil	I forever defend the afore	esaid premises against the law	ful claims and demands of a
IT IS FURTHER AGREED AND UNDERST	OOD, That the said second part	y may pay any taxes and	assessments levied against an	id premises or any other sun
ecessary to protect the rights of such party or its as iterest, and that every such payment is secured her	signs, including insurance upon b	uildings, and recover the	same from the first party w	ith per cen
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ecover from the first party an attorney fee of	n the sting of the position in force in preparation for forcelosure. A ortgage or to protect its lieus, sha	losure and which is secur any expense incurred in li Il be repaid by the morte		sch different sum as may be st party promises and agree ng attorney fees and abstrac igns, with interest thereou :
per cent. per annum, and this mort	gage shall stand as security there	for.		
AND IT IS FURTHER AGREED, That upon any tax or assessment herein mentioned, or to con ar other improvements thereon, without the consent of	ipiy with any requirements hereir	i or upon any waste upon	said premises, or any removal	or destruction of any buildin
ption of the holder thereof, and shall bear interest the entitled to a forcelosure of this mortgage and to be perfectly as the petition in forcelosure the hold ble expenditures, to the payment of said indebtedne ereby consent, which appointment may be made eit or dunage other than for rents actually received; and hall run with the land berein conveyed.	hereafter at the rate of	e proceeds applied to the proceeds applied to the possession of the said prent hereof shall be entitled forcelosure, and the holde es is hereby expressly wait.	um, and the said party of the s payment of the sums secured nizes, and to collect and apply to a receiver, to the appoint or hereof shall in no case be loved. And all the covenants an	econd part or its assigns, shal hereby; and that immediatel; the rents thereof, less reason ent of which the mortgagor eld to account for any renta d agreements herein containe
This Mortgage and the note and coupons secur	red thereby, shall in all respects l	be governed and construc	ed by the laws of the State c	f Oklahoma.
Dated this	ingust	19./0		
Signed in the Presence of		Losell	. O moore	
		1200	m	
The second secon	The state of the second	o olla	more	
STATE OF OKLAHOMA, Tues				
			- Y 0	
Before me, Chaseoe. ada			notary Out	le
n and for said County and State, on this	Lday of A	ugust	1	9./Q, personally appeared
Joseph J. Moore		d Ella I	moore, his	wife
me known to be the identical person who execute	d the within and foregoing instru	ment, and acknowledged	to me that they	executed the same a
their free and voluntary act and dee	d for the uses and purposes set fo	rth.		
Witness my hand and official seal the day and	year above written.	P	0-0101-	
fy commission expires. Jame 6. 1.	914. Seaf.	(-020	ou calams	Notary Public.
TATE OF OKLAHOMA, TULSA CO				
				20
This instrument was filed in my office for record	d on the	day of	Δ.,, ., .,	. D. 19/0, nt
clock M.		1 116	2/-11	
		116	Walkley.	y a partitude de la companya de la c
	Deputy,			Register of Deeds.