## MORTGAGE RECORD.

		0	1, 0		Oklahama nast
	of.,	x son/	00	County, state of	A
ie first part, hard mortgaged and hereby mortgage(o)	( Dates	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	Lem	mara.	Laran.
arty of the second part, the following-described real estate	and premises, situated		61010	County, Stat	e of Oklahoma, to-
Lots Deven (7)	and '	cylot	(8) X-a-C	m han	Tarrock
I meetical (13) in	Bur	as es	Rill	tibble	ion
le still of	Dulsa	$\mathcal{Q}$			
8					
The state of the s		•			
en van de fara de primer de la compania de la comp					a animatorian
ith all the improvements thereon and appurtenances there	unto belonging, and v	varrant the title to	the same.	a and a second of the country	
This mortgage is given to secure the principal sum o	12 7	Down	Land	en en grande de la companya de la co	DOLLA
	Chat 2	· · · · · · · · · · · · · · · · · · ·	10 1 4 with interest	thereon at the rate of	
ne and payable on the					
er annum, payable	1 date, according to the	he terms and at the	time and in the mam	er provided by	3
ertain promissory noteof even date herewith, given and	igned by the makers I	bereof			
ad payable to the order of the mortgagee herein, and being	for the principal sum	or /	Thous	-aud	[bd]
ith coupon notes attached, evidencia	g said interest; one c	oupon being for	Eight	<b></b>	Dol
	. Fale		<u>'</u>	Dollars, each	
All sums secured by this Mortgage shall be paid at the	e office of Grid Leet	ALOUGH & CO.,	Tulsa, Oklahoma, unle	ss otherwise specified in	the note and coup
THE EXPRESSIV AGREED AND UNDERSTOO	D. By and between th	he said parties here	to, that this Mortgage i	s a first lien upon said pr	emises: that the p
the first part will pay said principal and interest at the tail assessments against said land when the same are due exents thereon shall be kept in good repair and shall not be	mes when the same to ch year, and will not	all due, and at the commit or permit i	iny waste upon said pi	emises that the building	gs and other impr
ents thereon shall be kept in good repair and shall not be	lestroyed or removed	Without the conse	the or the second party,	Q	I for the benefit of
cond party or its assigns, against loss by fire or lightning, form and companies satisfactory to said second party, an	d that all policies and	renewal receipts sl	all be delivered to said	second party. If the tit	le to the said pren
transferred, said second party is authorized, as agent of	he first party, to assi	gn the insurance to	the grantee of the title	•	
Party of the first part and	irs, executors, admini-	strators and assign	s, will warrant the qui	et enjoyment of the afor	resaid premises to ms and demands o
rsons.					
IT IS FURTHER AGREED AND UNDERSTOOD,	That the said second	party may pay any	taxes and assessments	levied against said prem	ises or any other s
ecessary to protect the rights of such party or its assigns, terest, and that every such payment is secured hereby, an	ncluding insurance up	on buildings, and	recover the same from	the first party with	the holder hereof
	Es a	2	0		
cover from the first party an attorney fee of	ing of the petition in	foreclosure and wh	ich is secured hereby.	Dollars, or such diffe and which the first part	v promises and as
o pay, together with expense of examination of title in pre- little to said premises, incurred by reason of this mortgage	or to protect its liens	s, shall be repaid by	the mortgagor to the	mortgagee or assigns, wi	th interest thereo
/ O per cent. per annum, and this mortgage s	all stand as security	therefor.			
AND IT IS FURTHER AGREED, That upon a bre r any tax or assessment herein mentioned, or to comply w	ach of the warranty h	erein or upon a fai	lure to pay when due,	any sum, interest or prin	cipal, secured her
other improvements thereon, without the consent of the s	aid second party, the	whole sum secured	hereby shall at once and	without notice become of	ine and payable at
ption of the holder thereof, and shall bear interest thereaf e entitled to a forcelosure of this mortgage and to have th	er at the rate of	per cer	it, per annum, and the	said party of the second p	art or its assigns, a
e entitled to a foreclosure of this mortgage and to have the pon the filing of the petition in foreclosure the holder here ble expenditures, to the payment of said indebtedness, and	of shall be entitled to	the possession of the	ned to the payment of ic said premises, and to	collect and apply the rea	ts thereof, less rea
ble expenditures, to the payment of said indepteniess, and ereby consent, which appointment may be made either be r damage other than for rents actually received; and the a	lore or alter the decre	e or foreciosure, an	a the holder hereot sas	n in no case be nein to i	account for any re
nall run with the land herein conveyed.					
This Mortgage and the note and coupons secured th	reby, shall in all resp	ects be governed a	nd construed by the la	ws of the State of Oklul	ioma.
Dated this 2 Lether day of	a to Is	19 \	Δ,		
		5	1/6/2	floir)	
Signed in the Presence of				2000	
C. D. Coagesh.	Il.		altred	W. B.	thousand
00					Q
	and similar in the second		ila da angili manakan kalabaran.		
STATE OF OKLAHOMA,		COUNTY	ss.		
a CD OT	0	00	1/2 3	- T. T.	2.6
Before me,	72.	4	- 0	1,6	
and for said County and State, on this & le +	day of	750	and	70.11	personally appe
thought, El, &	i ka mili ka minini	∠OL bus	witha	12, W.M	-oxxx hi
me known to be the identical person who executed the	within and foregoing	instrument, and ac	knowledged to me tha	. Just	executed the sam
The and voluntary act and deed for				0	
Whiess my hand and official seal the day and year a	i de la compania de	•	~ cm ~	9	00
eal) \n \	1915	<u> </u>	=, D, C	odsoy	Notary Publi
ly commission expires. A Court				$\alpha$	Rotary Publi
STATE OF OKLAHOMA, TULSA COUN	ΓY, ss.		$\sim$		
This instrument was filed in my office for record on	the 27	day of	Low		11, 4940
		and the second of the second o			
					A Company of the Comp
clock.	6		$\sim$ $\sim$	1000	
clock	Deputy.	Z	1,0,0	Kallele	Kuister of Dec