CO

MORTGAGE RECORD

MPARED	OKLAHOMA	MORTGAGE	
	Made this Relate day of	May	in the year of our Lord One Thousand
Nine Hundred and Alexed	W botwoon Rachel	C Brady was	red by her husband
Muske J. Brad	ly, both of Tulsa,	Oklahoma	
<i>[]</i>		and the second of the second o	rporation duly organized and doing business
	ichigan, party of the second part:		
	d partice of the first part for and in c	onsideration of the sum of	
			DOLLARS,
. / ()			confessed and acknowledged, haM granted,
			gain, sell, release, enfeoff and confirm unto
	and the state of t	1 ,	pieceor parcel. of land, situate, lying
	Tulea		
			une (9) being our hum
			let fronting on North
man Street and	one hundred loster	(40) Leet on are	ches street and also the
harcel bearing	at the mortheasterl	a corner of lot	eight /8) thence westen
			street; thence conthet
mueta (go) luk	Thence westerly two	enter leve (25)	let thence controls
thirty live (35)	let the vier easter	le seventes two	lect thence southers
northerly one he	and A Twenty his	1 (125) List alo	ug the resterly sea
of the alley to a	the place of bean	mus all be	ug in block butty
			ungall of late 1 9-
	southerly fifty le		
southerly suit	y five ful of lo	18	a_c
	and appurtenances thereunto belonging		
			art, its successors and assigns, to the sole and
			FOREVER. And the said part according the first
0.0.1	and the state of the contract		in and agree to and with the said party of
in fee simple; that they are free	from all incumbrances and charges w	hatever, and that thee	y at the well seized of said premises y will, and then heirs,
		· · · · · · · · · · · · · · · · · · ·	ful claims whatsoever; provided always, and
these presents are upon the expr	ress condition, that if the said part	of the first part shall and do	well and truly pay or cause to be paid
to the said party of the second p	art, its successors and assigns, the sun	of Thurty thou	eand (30,000)
Dollars, with interest according	to a certain bond bearing even date h	erewith, executed by	
Rackel & Brade	1 and Myatte I	Brady	d shall also pay and discharge all taxes and
assessments, general or special, o	ir of whatsoever nature, now existing o	n said land and improvements	thereon, and pay when due and within the
unpaid, he levied or imposed, firs	t, upon the premises above described:	second, upon the indebtedness	he money secured by these presents remains represented by this mortgage (or the balance ast the grantor herein or otherwise (provided,
however, that the total amount of	of taxes which said first partacle agree.	to pay by reason of said seco	and clause above set forth, together with the and indebtedness from time to time outstand-
ing and unpaid), and shall also in and responsible fire insurance cor	nsure and keep insured the buildings of approved by the party of	erceted and to be erected on the first loss	the premises above described, in some good and damage by fire, in the sum of at least
Thurty Thou	sand (30 000)		
insured the said buildings, then a	ind in such case it shall be lawful for t	he said party of the second	o in the above covenant to insure and keep part, its successors and assigns, without
therefor shall be a lien on the pr	emises above described, added to the	amount secured by these pres	trance, and the premium or premiums paid ents, and shall be payable on demand, with
interest at nine per cent. (9%) per AND IT IS ALSO AGRE	ED, That should any default be made	in such payment of the taxes	and assessments as above provided, or any
part thereof, then and in such can which it might otherwise have by	se it shall be lawful for the party of the virtue of these presents, to pay and	e second part, its successors a	und assigns, without prejudice to any rights ments, and the money thus paid shall be a
lien on said premises, added to the	e amount secured by these presents, a	nd shall be payable on demai	nd, with interest at nine per cent. (9%) per
AND IT IS FURTHER I	EXPRESSLY AGREED, That said fir ortgage in perfect repair, of which sec	st party shall at all times kee ond party shall be the sole inc	p the buildings erected and to be erected on ige, and first party hereby agrees that when-
ever second party, its successors of such repairs, and that if he fails	or assigns, shall deem any repairs neces to do so after thirty days' notice, said	sary to prevent said building second party may proceed to	s from deteriorating in value, he will make o make such repairs, and the amount paid
therefor shall be a lien on the printerest at nine per cent. (9%) pe	emises above described, added to the	amount secured by these pres	ents, and shall be payable on demand, with