MORTGAGE RECORD

TRUST DEED This Inpenture, Made this 3rd day of December , 1910, between				
John L. Roserv. anardian of tell	a a Rozerda	eccion	PERCENTION OF THE PROPERTY OF	
his wife, of the County of Tulsa, County of Tulsa, State of	Oklahoma, party of the s	of Oklahoma, part of of occord part:	the first part, and the COLONIAL TRUST COMP. (a al Regenes, a minor)	
date herewith, which noton bonds are of the following	Dollars, and us is e denominations and descrip	videnced by		even
Principal: \$ 800.00				3
Principal: 8				
Principal: \$				
Principal: \$				
Principal: S	Date	10/01	Mnturity	
said interest payments being payable				ns aro
due and payable on theday of Jeans			rity of said-note-mor bond	
Said note or bond and interest countries bearing be payable to the order of the said COLONIAL TRUST CO NOW, THEREFORE, The said part in hand paid, the rece unto the said COLONIAL TRUST COMPANY, its success	irst part in consideration ipt whereof is hereby ack sors and assigns, in trus State of Oklahoma, a	n of the premises and for	the purposes aforesaid and in consideration of \$1. If the first part hereby grants, bargains, sells and cong-described lands and premises situate in the Courollows:	.00 to
-of the regittewest quarted	of the word	therety un	rteriof Section 7.	
		3 cuttini		W.
theropee fillyen holen	10.12.576.	ec cc. regg	re, a rudicor	
TO HAVE AND TO HOLD the same, together with all	the tenements, hereditan	ents, privileges and appuri	nances thereunto belonging or in anywise pertaining	g and
TO HAVE AND TO HOLD the same, together with all also all the estate, interest and claim and demand whatsoever unto the said party of the second part, its successors and as or-bond or any part thereof, or any one of said note payment thereof, or in ease of waste or non-payment of taxes breach of any of the covenants or agreements herein contained upon, possess, hold and enjoy the above-granted premises, and possession of said lands or any part thereof, shall be held and such case it shall be lawful for the said COLONIAL TRUST of said premises and lease, tent and let the same upon such terrelarges for its services or expenses, apply the balance of any of buildings thereon as may from time to time be necessary.	r in law and in equity whis aigns in Trust forever. I signs in the rest coupons, we need to refusal to it, then and in such event then except the condition of the rest of the	ich the said part — of it in Trust, however, as follows ith interest thereon at the tsure the buildings, or rene the legal holder of said no of the first part and all per will of the said COLONIAL as or assigns, to enter upon ee fit, and collect and recay by or of taxes and assessmen	to first part have in and to the premises hereby come. That in ease of default in the payment of said not time and in the manner and at the place specified for the insurance as hereinafter stipulated or in case seems bond. It is also that the place specified for some claiming by or through them and all persons the TRUST (CMPANY, its successors and assigns, as said lands without notice or demand and take posses the reutals, and after deducting therefrom reasons to on said premises, or for insurance, restoration or resons to on said premises, or for insurance, restoration or resons.	or the of a enter in in in ession nable epair
IT IS STIPULATED AND AGREED that the part of thereon, to be insured, for the benefit of the party of the second ond part or its successors in trust may select, and keep the satime to said party of the second part or its successors in trust may appear.	I not the first part will ed d part in some safe and re me so insured, and will do , and all such policies of i	ause the buildings now loca esponsible insurance compan cliver all policies of such in insurance shall be made pay	ed upon said premises, or which may hereafter be y for the insurable value thereof, as the party of the surance and all renewal certificates thereof from the able, in case of loss, to said second party as its inter-	built sec- ne to lerest
The said part L. of the first part stipulates and agrees become due and payable.	to pay all taxes and asses	sments which may be asses	sed and levied against said property when the same	shall
- 7/	keep said buildings insure	d as herein provided for, or	shall fail or refuse to pay any taxes or assessments w	vhich sured
If the part. — of the first part shall fail or refuse to may be made against said property, as herein agreed to, then for its use and benefit as its interest may appear and to pay levied against said property and remaining unpaid, and shall he purposes, together with interest thereon at the rate of eight p be and become a part of the debt hereby secured.				
AND IT IS EXPRESSLY AGREED that if default she pon interest notes, or any part thereof according to the tenor shall become due and delinquent or remain unpaid when the staffer erected on said lands shall be destroyed or materially dar specified, or in case of a breach of any of the covenants herein scribed shall become due and payable, and in that event it shr above-granted premises.	nall be made in any paym of said note	ent of said indebtedness, or i in at the times therein if any waste shall be coum , or if the insurance be not j hat event all of said note. of the second part or its	any part thereof, or interest thereon, or of any of said arovided for, or if any taxes or assessments on said titled upon said premises, or if any buildings now or procured and the policies of insurance delivered as h names bondand all of the indebtedness herein uccessors to enter upon, possess, hold and enjoy	land here- erein n de- r the
And the said part I of the first part for said considered and Stay Laws of the State of Oklahoma, and hereby further a per cent. of the amount due at the time of the forcelosure of IT IS FURTHER AGREED that all abstracts and mand assigns, until this Deed of Trust shall be released or forcelosure.	eration hereby expressly varrees to pay the indebted this Trust Deed; provide uniments of title to said I	vaives appraisement of said liness hereby secured, and it it this mortgage is foreclosed ands shall be retained by to course bereaf the same shall	real estate and all benefit of the Homestead Exemy n addition thereto an attorney's fee amounting to I by an attorney of record in the State of Oklahoma es said COLONIAL TRUST COMPANY, its succe- be delivered to the party acquiring title under such	stion ten ssors fore-
IN WITNESS WHEREOF the said part 4/1of the		. //		
Signed in the presence of:		John	L'Rogere (SE	eal)
annie m. Holland			Quardian (SE	(AL)
- Cay Oliphant	##	jEU	a Rogeres.	
STATE OF OKLAHOMA, COUNTY OF	Tulea			
of Secretary 1910, personally u	ppeared 927 / /	Notary Public, in and for so	id County and State, on this	.day . and -
and acknowledged to me that	same as LZick	free and voluntary act and	I deed for the uses and purposes therein set forth.	
My commission expires Dect. 141	, 191	Jornal	Water Notary Pu	blic.
This instrument was filed for record on the	day of A	20/ A.D.19	no, at 12 5 o'clocked M.	
Ву	Deputy OF	of Allah	Chelley Register of Deed	la.

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