MORTGAGE RECORD

3284-

Section 2

his wife, of the County of Tulsa, County of Tu	and State	of Oklahoma, part	he first part, and the COLON	IAL TRUST COMPA
WITNESSETH, Whereas the said. Co	lextien, L.			an tanàna amin'ny taona
justly indebted unto said COLONIAL TRUST CO	Dollars and as is a	in Thous	Land, an	nd
data herewish, which note or bonds are of the Principal: $s = 0 0 0 \frac{2}{3}$	e following denominations and descri	ption:	N 0	
Principal: S		8, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Maturity.	ردۍ د ۲ <u>۰</u> ۲۰ رک
Principal: \$			Maturity.	
Principal: \$. <u> </u>	Maturity.	and an
Said inter. bearing interest at the rate of-				<u>,</u>
said interest payments being payable		ather evidenced and shown by of each year until the maturi	coupons attached to said not	, which coupon
Said noteor hondand interest coup be payable to the order of the said COLONIAL.			ie. Said- <u>noiz-ser</u> bond	and interest coupor
NOW, THEREFORE, The said part			e purposes aforesaid and in e	consideration of \$1.0
unto the said COLONIAL TRUST COMPANY,	id, the receipt whereof is hereby ack its successors and assigns, in trus	nowledged, the part	he first part hereby grants, ba -described lands and premises	rgains, sells and conv situate in the Count
Tulsa		nd known and described as foll		6.01
2) in Block him	tu-one (91).	& (00) Sarah	the for the test	tight
est in the City	solut Ja	Ohla,	-accordin	S FO
recorded plat,	List 0 0	all imp	trement	Δ.
a sembred and		for ioradi	ana pagana anininga ang mara sa	an a
	· · · · · · · · · · · · · · · · · · ·			
TO HAVE AND TO HOLD the same, togeti also all the estate, interest and claim and demand unto the said party of the second part, its success	er with all the tenements, bereditam whatsoever in law and in equity wh prs and assigns in Trust forever. In	ents, privileges and appurtena ich the said part Aof the f i Trust, however, as allows:	nces thereunto belonging or in irst part have in and to the pr That in case of default in the pr	anywise pertaining emises hereby conve avment of said-weig
or bond, or any part thereof, or any one of payment thereof, or in case of waste or non-payme breach of any of the covenants or a groemouts herei	said note or interest compons, w. at of taxes or neglect or refusal to in a contained then suil in such event	ith interest thereon at the tim sure the buildings, or renew t	e and in the manner and at th he insurance as hereinafter st	e place specified for ipulated or in case of lowful right to
TO HAVE AND TO HOLD the same, toget also all the cetate, interest and claim and demand unto the said party of the second part, its success or bond, or any part thereof, or any one of payment thereof, or in case of waste or non-payme brach of any of the covenants or agreements herei upon, possess, hold and enjoy the above-granned pre possession of said lands or any part thereof, shall be such case it shall be lawful for the said COLONIA of said preubies and lease, tent and lst the same upo- larges for its services or expenses, apply the balan of buildings thereon as may from time to time be n	mises, and thenceforth the past held and deemed to be tenants at v	of the first part and all presential of the said COLONIAL T.	s claiming by or through them RUST COMPANY, its success	and all persons ther ors and assigns, and
of said premises and lease, tent and let the same upo charges for its services or expenses, apply the balan	L TRUST COMPANY, its successor a such terms and rentals as it may so ce of any indebtedness secured hereb	s or assigns, to enter upon said ee fit, and collect and receive y or of taxes and assessments (I lands without notice or demi the rentals, and after deduction on said premises, or for insuran	and and take possess og therefrom reasona .ce. restoration or rep
of buildings thereon as may from time to time be n IT IS STIPULATED AND AGREED that t	ecessary. he part. Sy of the first part will r	use the buildings now located	upon said premises, or which a	may hereafter be bi
IT IS STIPULATED AND AGREED that i thereon, to be insured, for the benefit of the party o ond part or its successors in trust may select, and k time to said party of the second part or its successor	f the second art is some safe and re- cep the same so insured, and will de	sponsible insurance company failurer all policies of such insur-	or the insurable value thereof, ince and all renewal certificate	as the party of the s es thereof from time
may appear. The said part				
become due and payable?				
If the part. M of the first part shall fail on may be made against said property, as herein agrees or its use and benefit as its interest may appear a spired against said promerty and remaining unprid.	ad to nov the premiums thereon, ap	d shall? ave tab right twingv :	all laves and a sessi cuts 72	h may he aggeged a
evied against said property and remaining unptid, a purposes, together with interest thereon at the rate se and become a part of the debt hereby secured.	of eight per cent. per as, ym, and ai	of which shall be and constitu	ite a lien upon the preprises he	reny fluseribed and sh
AND IT IS EXPRESSLY AGREED that if ion interest notes, or any part thereof according to ball become due and deliverent or remainder	the tenor of real second provident	of the cross themains man	midad for an if own't Gran as as	and a support of the second state of the
ball become due and definiquent or remain unpaid y fur creeted on said lands shall be desiroyed or mat- pecified, of air case of a breach of any 7 ft be coven a product shall become due and the able, cit in that	ried the same is due and payable or criticly dam & d by fire or otherwise, nie break then and in the	or the insurance be not proc at event all of Fild succession	a upon aga premises, or it any sured i I the policies of insura sured i I the policies of insura	nce delivered as here ndebtedness herein o
more Brinnen premiers	" 뒷산 옷 가 있는 것 것 이 것 가 가 가 가 가 다 가 다 가 다 가 다 가 다 가 다 가 다 가	a Siljana i Silana i	8 ac	
And the said part Ly of the first part for si and Stay Laws of the State Willahoma, and hereb per cent. of the amount due at the time of the fore	id consideration hereby expressly ways of the indebted of the indebted of this Trust Deed: provided closure of this Trust Deed: provided the indebted of the trust Deed: provided the indebted of the trust Deed: provided th	aives appraisement of said rea according to the secured, and in a this mortgage is forcelosed by	l estate and all benefit of the . ddition therete an attorney's an attorney of record in the S	Homestead Exempti- fee amounting to t State of Oklaboma
IT-IS FURTHER AGREED that all abstrac ad assigns, until this Deed of Trust shall be released	ts and muniments of title to said la	nds shall be retained by the	aid COLONIAL TRUST CO.	PANY, its success
losure. IN WITNESS WHEREOF the said part		\sim ρ		
Signed in the presence of:	2	2 3	1 V it - 8	
Significant and presence of		. ((SEA1
				(SFA)
	••••••••••••••••••••••••••••••••••••••		49.25	
TATE OF OKLAHOMA, COUNT	Y OF Tula	, SS-		°≤25≈ • • •
Buibre May Danse H	maily appeared , a N	otary Public, in and for said C	bunty and State, en this	X D
6 2 6	teme well know		්ටික වැටිලි සිංකාම්මික සංක්යා	Gare Star
nd acknowledged to me that	~	· · · · · · · · · · · · · · · · · · ·	el for the uses and purper it	horein set forth.
		A Carl	HMann	N W AT DOLL
My contentsion expires	27, <u>1915.101</u>	۲ المحمد البراني (۲۰۰۳ محمد المحمد		, Notary Public
This instrument was filed for record on the	13 day of A	Jay	, 11-1 , 0 45 o'clock =	_N.
¥	\mathcal{O}	OHO.	Walkle	м
(<i>q</i> _	Deputy.			Register of Deeds.
en1				