MORTGAGE RECORD

Mhist Hudautura Andarhia	TRUST DEED	
with materials, and the same	nnd	., 101, between
his wife, of the County of Tulsa, County of Tulsa, Stat	and State of Oklahoma, of Oklahoma, party of the second part;	part of the first part, and the COLONIAL TRUST COMPANY,
justly indebted unto said COLONIAL TRUST COMPANY	in the sum of	
data harawith, which note are no hands are of the follow	Dollars, and as is evidenced by	note or bonds of even
Principal: 8	Date	Maturity
Principal: S.	Date	Maturity
Principal; \$	Date	Maturity
Principal: \$	Date	Maturity
Principal: \$	Date	Maturity
		d and shown by coupons attached to said note, which coupons are
due and payable on theday of		
Said note or bond and interest coupons bearing		
in hand paid, the runto the said COLONIAL TRUST COMPANY, its succession		part of the first part hereby grants, bargains, sells and conveys if the following-described lands and premises situate in the County of described as follows:
andra angles and a sangaran angles ang	and the second s	
TO HAVE AND TO HOLD the same, together with also all the estate, interest and claim and demand whatsounto the said party of the second part, its successors and or bond or any part thereof, or any one of said ne payment thereof, or in case of waste on non-payment of two breach of any of the covenants or agreements herein contain upon, possess, hold and enjoy the above-granted premises, possession of said lauds or any part thereof, shall be held a such case it shall be lawful for the said COLONIAL TRU of said premises and lease, ichtwall be the same upon such telarges for its services or expenses, apply the balance of an of buildings thereon as may from timy to time be necessar.	all the tenements, hereditaments, privileges ever in law and in equity which the said pa assigns in Trust forever. In Trust, however. Or interest coupons, with interest the xes or neglect or refusal to insure the build ined, then and in such event the legal holder and thenceforth the part. Of the first pand deemed to be tenants at will of the said ST COMPANY, its successors or assign, sterems and rentals as it may see fit, and cell y indebtedness secured hereby or of taxes a very compared to the secure of the said sterems and rentals as it may see fit, and cell y indebtedness secured hereby or of taxes a very compared to the secure of the secure of taxes as very compared to the secure of the secure of taxes as very constant of the secure of taxes as very compared to the secure of taxes as very constant of of taxes as very	s and appurtenances thereunto belonging or in anywise pertaining and rt. of the first part have in and to the premises hereby conveyed er, as follows: That in case of default in the payment of said note reconstitution of the interest of a rot said note. or bond shall have the lawful right to enter the and all persons claiming by or through them and all persons then in COLONIAL TRUST (CMPANY, its successors and assigns, and in other upon said lands without notice or demand and take possession extra understood the rentals, and after deducting therefrom reasonable and assessments on said premises, or for insurance, restoration or repair
IT IS STIPULATED AND AGREED that the part thereon, to be insured, for the benefit of the party of the sec ond part or its successors in trust may select, and keep the time to said party of the second part or its successors in tr may appear.	of the first part will cause the butter cond part in some safe and responsible insur- same so insured, and will deliver all polici- ust, and all such policies of insurance shall	ngs now located upon said premises, or which may hereatter or bind ance company for the insurable value thereof, as the party of the sec- es of such insurance and all renewal certificates thereof from time to be made payable, in case of loss, to said second party as its interest
The said part of the first part stipulates and agreecome due and payable.	ees to pay all taxes and assessments which a	may be assessed and levied against said property when the same shall
If the part of the first part shall fail or refuse may be made against said property, as herein agreed to, the for its use and tenefit as its interest may appear and to p levied against said property and remaining unpaid, and shal purposes, together with interest thereon at the rate of eigh be and become a part of the debt hereby secured.	to keep said buildings insured as herein pro on the party of the second part or its success ay the premiums thereon, and shall have t I have a lien upon the premises hereinbefore t per cent, per annum, and all of which shal	vided for, or shall fail or refuse to pay any taxes or assessments which sors in trust shall have the right to cause said buildings to be insured he right to pay all taxes and assessments which may be assessed and described for all such amounts laid out and expended by it for said libe and constitute a lien upon the premises herein described and shall
move-granted premises.		btcdness, or any part thereof, or interest thereon, or of any of said counces therein provided for, or if any taxes or assessments on said land hall be committed upon said premises, or if any buildings now or here-ance be not procured and the policies of insurance delivered as herein of said noteor bondand all of the indebtedness herein depart or its successors to enter upon, possess, hold and enjoy the
IT IS FURTHER AGREED that all abstracts and and assigns, until this Deed of Trust shall be released or for closure.	muniments of title to said lands shall be reclosed, and in case of foreclosure hereof the	ment of said real estate and all benefit of the Homestead Exemption cured, and in addition thereto an atterney's fee amounting to ten is forcelosed by an atterney of record ir. the State of Oklahoma. etained by the said COLONIAL TRUST COMPANY, its successors e same shall be delivered to the party acquiring title under such fore-
IN WITNESS WHEREOF the said partof the	he first part ha hereunto ret	hand the day and year first above written
Signed in the presence of:		(SEAL)
uum		(SEAL)
		(SEAL)==
STATE OF OKLAHOMA, COUNTY OF		현기 (1) 전 기계를 내고 있는 시험을 했다.
BIATE OF OKLAHOWA, COUNTY OF	g Notary Public	in and for said County and State, on this
of 191 personally	nppeared	and
and acknowledged to me thathad executed tohad executed to	to me well known to be the id he same asfree and volu- lsday of	lentical personwho executed the within and foregoing instrument, ntary act and deed for the uses and purposes therein set forth
My commission expires	9 191	Notary Public
must be seen as a constant of the	Alexand .	A.D. 101. at atalogue 31.
By		Register of Deeds.
	Deputy,	Register of Deeds.