Oklahoma Real Estate Mortgage.

116.1	
RNOW ALL MEN BY THESE PRESENTS: That WY,	Samuel J. Hennely + Wife Jerreton herein
after referred to as party of the first part, in consideration of the sum of	or Julaa, Julium Genetary herein-
DOLLARS in hand paid by Isabel A Loomis	hereinafter referred to as party of the second part the receipt whereof
is hereby acknowledged, first party has granted, bargained, sold and convey saidsucces	ed, and by these presents does hereby grant, bargain, sell and convey unto the sors and assigns, the following described premises situated in
all of Lot Time (5) in Block Iwent	ty six (26) according to the original notion, Indian Lewitry
Thear of the town of Lulear, Orlean	nalion, Judian Levelong
that the and convey the same and that they will and the	the appurtenances thereunto belonging, to the said at the said party of the first part covenants with the said party of the second part hat they are free from all incumbrances, that
and assigns, all her right, claim and possibility of dower and homestead in or	wife of said Aumural S. Hannally. claim, transfer and relinquish unto said party of the second part, its successors r to said real estate forever. the first part is justly indebted to said party of the second part in the sum of
One Shows and (\$1000,00)	Dollars for money loaned to the party of the first part by the party of interest coupons of even date herewith, with interest thereon from maturity
at the rate of Cill W ner cent per annum: all of said notes payable	e at the offices of C. D. Coggeshall & Co., in Tulsa, Oklahoma and described as
follows: One principal note of \$ \(\lambda \) \(\lambda	of \$ 40,000 due 5-16-08; one interest coupon
of \$ 40.00 due 11-1.0-08; one interest coupon	of \$.40.00due 57.0 - 0 ?; one interest coupon
of \$ due; one interest coupor	of \$; one interest coupon
of \$ due ; one interest roupon	
of \$; one interest coupon	
perform each and every covenant and agreement herein contained, then this It is expressly stipulated and agreed that said party of the first part si the buildings on said premises insured against loss or damage by fire and tor party of the second part as interest may appear. And in case of the failure	ites and the interest thereon according to the tenor and effect thereof, and do and instrument shall be null and void, otherwise to be a lien in full force and effect. In all keep all taxes and assessments fully paid as required by law, and shall keep and on the sum of \$\circ\$
The said first party agrees that if the makers of the note shall fail to and payable, or to conform with any of the foregoing covenants, the whole s secured and at his option only and without notice, be declared due and pays party of the second part or the legal holder hereof, or his assigns, agent or at	pay any of said money, either principal or interest when the same becomes due um of money herein secured, may at the option of the holder of the note hereby able and may be foreclosed by the holder hereof as provided for by law, or the storney, shall have the power to sell such property or any part thereof at public
Sale to the highest bidder for cash at	
and the remainder, if any, shall be paid to said party of the first part.	l expenses attending said sale, second to the payment of said debt and interest,
and the remainder, if any, shall be paid to said party of the first part.	I expenses attending said sale, second to the payment of said debt and interest, said, hereby waives and relinquishes all rights of redemption, appraisement and
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores	l expenses attending said sale, second to the payment of said debt and interest, said, hereby waives and relinquishes all rights of redemption, appraisement and
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law.	l expenses attending said sale, second to the payment of said debt and interest, said, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set have hand this day of
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wo of the first part hatch	l expenses attending said sale, second to the payment of said debt and interest, said, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set have hand this day of
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wo of the first part hatch	said, hereby waives and relinquishes all rights of redemption, appraisement and ercunto set has hand this
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law.	l expenses attending said sale, second to the payment of said debt and interest, said, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set have hand this day of
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wof the first part hatch 1907 Witness: O gageshall	l expenses attending said sale, second to the payment of said debt and interest, said, hereby waives and relinquishes all rights of redemption, appraisement and ercunto set has hand this before day of leave [SEAL] Second Second Telegraphy [SEAL] Second Telegraphy [SEAL] Second Telegraphy [SEAL] Second Telegraphy [SEAL]
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wo of the first part hatch 1907 Witness: ACKNOWI UNITED STATES OF AMERICA.	l expenses attending said sale, second to the payment of said debt and interest, said, hereby waives and relinquishes all rights of redemption, appraisement and ercunto set his hand this Dth day of May [SEAL] Samuel J. Hennely [SEAL] [SEAL] [SEAL] LEDGMENT. Medium Multipless.
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wo of the first part hatch 1907 Witness: ACKNOWI UNITED STATES OF AMERICA, Ledlan Levelous on this lofa day of May 1907, a mility and said and said within and said and said within and said	said, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set humband this but day of humband [SEAL] Samuel J. Hennely [SEAL]
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wo of the first part hatch 1907 Witness: ACKNOWI UNITED STATES OF AMERICA, Lessan Security on this lift, day of May 1907, a milly finding within and Samuel of Manually 1907, to me persong mortgage Deed, as one of the parties grantor, and stated that he had set forth and I do persy to gartify.	said, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set the hand this the day of the said series of the said series of redemption, appraisement and ereunto set the hand this the day of the said series of the said series of redemption, appraisement and ereunto set the hand this the said series of the said series of redemption, appraisement and ereunto set the hand this the said series of the said series of the payment of the said series of the said series of the payment of the
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wo f the first part hatch 1907 Witness: ACKNOWI UNITED STATES OF AMERICA, Ackar Switching and stated that he had set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said a survey of the parties of the pa	said, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set the hand this the day of the said series of the said s
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wof the first part hatch 1907 Witness: On this lock day of May 1907, a within and samely for the parties grantor, and stated that he had set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said Samula to the parties grantor, and stated that he had set forth, and I further certify that on this day voluntarily appeared before me said Samula to May without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and whiteREOF, I have here	said, hereby waives and relinquishes all rights of redemption, appraisement and erecunto set has hand this but day of security [SEAL] Seal Security [SEAL] SEAL] SEAL] EDGMENT. SEAL] SEAL] Long Security [SEAL] SEAL] EDGMENT. SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] Long Security [SEAL] SEAL] SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] SEAL] SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] SEAL] SEAL] SEAL] Long Security [SEAL] SEAL] SEAL] SEAL] Long Security [SEAL] SEAL]
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wof the first part hatch 1907 Witness: On this lock day of May 1907, a within and samely for the parties grantor, and stated that he had set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said Samula to the parties grantor, and stated that he had set forth, and I further certify that on this day voluntarily appeared before me said Samula to May without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and whiteREOF, I have here	said, hereby waives and relinquishes all rights of redemption, appraisement and erecunto set has hand this but day of security [SEAL] Seal Security [SEAL] SEAL] SEAL] EDGMENT. SEAL] SEAL] Long Security [SEAL] SEAL] EDGMENT. SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] Long Security [SEAL] SEAL] SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] SEAL] SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] SEAL] SEAL] SEAL] Long Security [SEAL] SEAL] SEAL] SEAL] Long Security [SEAL] SEAL]
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wof the first part hatch 1907 Witness: On this lock day of May 1907, a within and samely for the parties grantor, and stated that he had set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said Samula to the parties grantor, and stated that he had set forth, and I further certify that on this day voluntarily appeared before me said Samula to May without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and Manday WhiteREOF, I have hereunto set my hand and whiteREOF, I have here	said, hereby waives and relinquishes all rights of redemption, appraisement and erecunto set has hand this but day of security [SEAL] Seal Security [SEAL] SEAL] SEAL] EDGMENT. SEAL] SEAL] Long Security [SEAL] SEAL] EDGMENT. SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] Long Security [SEAL] SEAL] SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] SEAL] SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] SEAL] Long Security [SEAL] SEAL] SEAL] SEAL] Long Security [SEAL] SEAL] SEAL] SEAL] Long Security [SEAL] SEAL]
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wof the first part hatch 1907 Witness: ACKNOWI UNITED STATES OF AMERICA, Ladam Lamburg, a military within and sample of the parties grantor, and stated that he had set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, in the absence of her said husband, declared t pressed, for the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and Lawithy will succeed the said without compulsion. [SEAL] Millim Disk. 17. My commission expires 22 22 13 14 167. TO BE USED WHEI	said, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set he hand this but day of May [SEAL] Samuel J. Jennely [SEAL] [SEA
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wo first part hatch 1907 Witness: On this 1907 ACKNOWI UNITED STATES OF AMERICA, Said part wo first part hatch within and samuelf. I stamply to me person going Mortgage Deed, as one of the parties grantor, and stated that he had set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said stated that he had set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said stated that he had set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and on the day and date as first that the said stated that he had so that the said husband, declared the pressed, for the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and on the day and date as first that the said husband and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and on the day and date as first the said husband and set forth, without compulsion on the day and date as first that the said husband and set forth, without compulsion on the day and date as first that the said husband are said husband and set forth, without compulsion on the day and date as first that the said husband are said husband and set forth, without compulsion on the day and date as first that the said husband are said husband and set forth, without compulsion of the said husband and set forth, without compulsion of the said husband, declared the pressed, for the purpose therein contained and set forth, without compulsion of the said husband, declared the pressed of her said husband and set forth, wit	said, hereby waives and relinquishes all rights of redemption, appraisement and erecunto set his hand this but day of his second to the payment of said debt and interest, said, hereby waives and relinquishes all rights of redemption, appraisement and erecunto set his hand this but day of his second that the hand this but day of his second to see his second to seco
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wof the first part hatch 1907 Witness: On this local day of 1907, a within and samuel of the parties grantor, and stated that he had set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said and foregoing Mortgage Deed, in the absence of her said husband, declared t pressed, for the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and with the said on the day and date as first to the said husband and set forth, without compulsion in TESTIMONY WHEREOF, I have hereunto set my hand and with the said on the day and date as first to the said husband and set forth, without compulsion with the said on the day and date as first to the said husband and on the day and date as first to the said husband and set forth, without compulsion with the said on the day and date as first to the said husband and on the day and date as first to the said husband and on the day and date as first to the said husband and on the day and date as first to the said husband and set forth, without compulsion with the said husband and set forth and said husband and set forth, without compulsion with the said husband and set forth and said husba	said, hereby waives and relinquishes all rights of redemption, appraisement and erecunto set has hand this but day of security [SEAL] SEAL] SEAL] SEAL] SEAL] SEAL] SEAL] SEAL] SEAL] SEAL] LOGMENT. SEAL] SEAL] SEAL] LOGMENT. SEAL] SEAL] LOGMENT. SEAL] LOGMENT. SEAL] LOGMENT. SEAL] SEAL] SEAL] LOGMENT. S
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wof the first part hatch 1907 Witness: On this 1907 On this / Ith day of 1907, a within and samely for the parties grantor, and stated that he had set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me and foregoing Mortgage Deed, in the absence of her said husband, declared t pressed, for the purpose therein contained and set forth, without compulsion IN TESTIMONY WHEREOF, I have hereunto set my hand and Landery WHEREOF, I have hereunto set my hand and con the day and date as first and I do hereby so certify. My commission expires 12 July 13 July 107. TO BE USED WHEN UNITED STATES OF AMERICA, On this day of 190, before a in person 190, before a 190, before a 190, before a 190, and stated that he and set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me.	l expenses attending said sale, second to the payment of said debt and interest, said, hereby waives and relinquishes all rights of redemption, appraisement and ereunto set the hand this
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wo of the first part hatch 1907 Witness: On this John day of 1907, a within and set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said 1804. IN TESTIMONY WHEREOF, I have hereunto set my hand and on the day and date as first 1804. Witness: ACKNOWI ACKNOWI Witness: ACKNOWI ACKNOWI ACKNOWI IN TESTIMONY WHEREOF, Said part wo of the first part hatch had set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said 1804. IN TESTIMONY WHEREOF, I have hereunto set my hand and on the day and date as first 1804. When we have the said husband, declared that he and set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me foregoing Mortgage Deed as one of the parties grantor, and stated that he and set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me to going Mortgage Deed, and in the absence of her said husdand, declared that poses therein contained and set forth, without compulsion or undue influence	despenses attending said sale, second to the payment of said debt and interest, said, hereby waives and relinquishes all rights of redemption, appraisement and second second second second second said, hereby waives and relinquishes all rights of redemption, appraisement and second
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wo of the first part hatch 1907 Witness: On this John day of 1907, a within and set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said 1804. IN TESTIMONY WHEREOF, I have hereunto set my hand and on the day and date as first 1804. Witness: ACKNOWI ACKNOWI Witness: ACKNOWI ACKNOWI ACKNOWI IN TESTIMONY WHEREOF, Said part wo of the first part hatch had set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me said 1804. IN TESTIMONY WHEREOF, I have hereunto set my hand and on the day and date as first 1804. When we have the said husband, declared that he and set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me foregoing Mortgage Deed as one of the parties grantor, and stated that he and set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me to going Mortgage Deed, and in the absence of her said husdand, declared that poses therein contained and set forth, without compulsion or undue influence	ereunto set Luchand this Lucy [SEAL] Ledge Land Lucy
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part to of the first part hatch 1907 Witness: On this Island day of 1907, a within and standing serious ser	despenses attending said sale, second to the payment of said debt and interest, said, hereby waives and relinquishes all rights of redemption, appraisement and second second second second second said, hereby waives and relinquishes all rights of redemption, appraisement and second
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part wo of the first part hatch 190	ereunto set Luchand this Lucy [SEAL] LEDGMENT. Before me Lucy [SEAL] If or the above named person whose name appears upon the within and fored to the written. Lewell within and for the above named above written. SS. Eme within and for the above named above name appears upon the within and above written. SS. Eme within and for the above named above name appears upon the within and above named above name appears upon the within and above named above name appears upon the within and above named above written. SS. Eme within and for the above named person whose name appears upon the within and above named above written. SS. Eme within and for the above named person upon the within and above written. In the above name appears upon the within and the had executed the same for the consideration and purposes therein mentioned wife to said me well known to be the person whose name appears upon the within and the had executed the same for the consideration and purposes therein mentioned in the above named appears upon the within and the had executed the same for the consideration and purposes therein mentioned in the above named in
and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as afores homestead allowed by law. IN TESTIMONY WHEREOF, Said part to of the first part hatch 1907 Witness: On this Island day of 1907, a within and standing serious ser	ereunto set Luchand this Lucy [SEAL] LEDGMENT. Before me Lucy [SEAL] If or the above named person whose name appears upon the within and fored to the written. Lewell within and for the above named above written. SS. Eme within and for the above named above name appears upon the within and above written. SS. Eme within and for the above named above name appears upon the within and above named above name appears upon the within and above named above name appears upon the within and above named above written. SS. Eme within and for the above named person whose name appears upon the within and above named above written. SS. Eme within and for the above named person upon the within and above written. In the above name appears upon the within and the had executed the same for the consideration and purposes therein mentioned wife to said me well known to be the person whose name appears upon the within and the had executed the same for the consideration and purposes therein mentioned in the above named appears upon the within and the had executed the same for the consideration and purposes therein mentioned in the above named in