## Real Estate Mortgage Record

Bally and an all though they are that is	STATE OF OKLAHOMA,
<u></u>	This instrument was filed for record on thedry of
	Oct
To To	and duly recorded in book on page on page.
	By Deputy.
	Fec, \$
	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
FOR THE CONSIDERATION OF Siften Lynns	dred and fifty DOLLARS,
the receipt of which is hereby acknowledged,	Wife, of County, State of Oklahoma,
and Megabeth W: Crashy his	wife, of County, State of Oklahoma,
first party, hereby mortgage and convey to fred Regendler Trustee of Musikages Second part, the following real estate situated in Julian	
The state of the s	
County, State of Oklahoma, described as follows, to-way:	V seventant (12) Trupt seventeur (12) range containing and Bundred and rifty mortgage of \$1600. V. R. Coss mortgag
thinteen (13) Tuleal County Okla	containing one bundred and sittle
anies being subject to a priex	mortgate of \$1600. V. R. Cass mortgag
3.1	s, appurtenances, now or hereafter in anywise belonging thereto; and the said
- T	whomsoover. This mortgage is given as security for the performance of the cov-
enants herein, and the payment of said second party, successors	
A stage of facility	Dollars on the first day of Necletania
X) squees mariner of gray	Dollars on the first day of Western 19.7.  Dollars on the first day of 19.  Dollars on the first day of 19.
	Donate the tirst that ottoman and the second
with interest thereon at the rate ofper cent per annu-	form dall, and at Ten per cent per annum after maturity, said interest to be
	Market and the second of the s
the conditions of the property halog and delivered unto said second party halog	in Charles & Grosby and Elizabetto a Grosby
for said amount made and delivered unto said second party, being of even date herewith, and due as above stated.	
The said first party shall not commit or suffer waste, shall pay all taxes and assessments upon said property, to whomsoever assessed, including	
	on insured to the satisfaction of said second party for at least
Dollars, delivering all policies and renewal receipts to said second party; and upon the satisfaction of this mortgage will accept from the mortgagee a duly executed release of the same, have it recorded and pay for the recording.	
A failure to comply with any of the agreements herein shall	cause the whole debt secured hereby to at once become due and collectible, if said
second party or assigns so elect, and no demand for fulfillment of	of conditions broken, nor notice of election to consider the debt due shall be nec- secured, or any part thereof, or to foreclose this mortgage. And in case of default.
said second party may take immediate possession of said premises; and if suit is commenced to foreclose this mortgage, the said second party shall	
be entitled to have a receiver appointed to take charge of said real estate during such litigation and the period of redemption from saie there- under, accounting to the morigagor for the net income, only, applying the same in payment of any part of the debt secured hereby remaining unpaid.	
and upon sheriff's sale said first party waives the platting of homestead and agrees that said land may be sold in one body. All money paid by second	
party for insurance, taxes or assessments upon said property, or for taxes which may hereafter be levied upon this mortgage, and expense of continuation of abstract, and all expenses and attorneys fees incurred by said second party and assigns by reason of litigation with third parties to pro-	
tect the lien of this mortgage, shall be recoverable against said first	party, with ponalties upon tax sales, and shall hear interest at the rate of Ten per
cent per annum, payable semi-annually, and be secured by this n	nortgage as a part of the mortgage debt.  Dollars,
attorney's fees in such forclosure suit, to be secured by this mortg	age, and for the consideration above hereby expressly waive the appraisement of
said real estate and all benefits of the homestcad and stay laws of the state,	
Dated this 13 day of Oat	1929.
	to har lest 6 Carshes
STATE OF OKLAHOMA Tulsa county,	en and a sol
하다 회에 들는 그리면 가는 물로 하는 그렇게 모든 물론으로 그렇다고	Megalem Os Usarvy
On the L.J. day of Oct	A. D., 19 of , before me Steway It ornecker
a Notary Public in and for said County and State, personally appear	red, Charles & Eroshy and
Elizabeth al	Greshy his wife personally to me known to be the
identical person, who execu	ited the within and foregoing instrument as grantor, and acknowledged to
me thatthey they	executed the same as . Third. free and voluntary act and deed for the
uses and purposes therein set i	
In Testimony Whereof, I	have hereunto set my hand and affixed my official seal at
- ayay	Oklahoma, on the day and date last above written.
(Soll)	Henry Hornicker Notary Public.
The second secon	0.1811
Aly Notarial Commission expi	res aug 21 1910. 19
교이 하고 있다고 있다면요 그래요 하는 사용하는 것으로 하다.	시발 선생님은 아이를 하게 되었습니다. 그는 그 말을 하는데 나는 것이다.
STATE OF OKLAHOMA,COUNTY	, <b>65,</b> 1, 2, 3, 4, 4, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
: [1] - [1] - [2] - [2] - [3]	보이트를 되었다면서 하고 말했다고 있다. 아니는 하는 이 때문에 되었다.
On the day of	A. D.,19, before me
	and
그 그 그는 그들은 이 이 아들은 그는 그들은 그 아들은 아들은 사람들이 되었다. 그는 그는 그는 그는 그는 그를 하는 것이 되었다. 그는 그는 그를 하는 것은 사람들이 되었다.	personally to me known to be the identical person
	pregoing instrument as grantor, and acknowledged to me that free and voluntary act and deed for the uses and purposes therein set forth.
to Trackmany Wharest	1 have hereunto set my band and affixed my official seal at
	he day and date last above written,
이 목표하다 요즘 그는 사람들이 없는 물을 가입하다. 하고 하는 사람들이 되는 사람들이 가는 사람들이 가지 않는 것이다. 그는 사람들이 나를 가지 않는 것이다.	
. 마음 보고 있다. 그 전에 가장 보고 있는 것이 되었다. 그 것은 것이 되었다. 생님, 그를 통해 있다. 그는 것이 하는 것이 되었다. 그는 것이 되었다. 그 것이 없는 것이 없는 것이 없다.	Notary Public.
My Nothirial Commission over	ilres19
L. A.	
생기 때 나는 아내는 아내가 하는 것 같아 그들이 다른 경험이 눈들을 받는 것 같아 내가 되었다. 그 사람들이 살아갔다.	Baranakan ninga 1991 dan Watton di Perengah Tawa 1997 Salah Bita kalendar Bara Bara Bita bahar Bita Berand