Real Estate Mortgage Record

together with all rents and profits therefrom and all improvements, appuring the party hereby warrants the tille thereto against all persons whome capatifs herein, and the payment of said second party, successors or assuration as fully for the following the first hundred filly for the following the filly for the following the filly filly filly followed the filly f	STATE OF OKLAHOMA, Juleal
FOR THE CONSIDERATION OF Say Assumed and the receips of which is byereby schowledged, and larvat is byereby schowledged, and larvat is byereby schowledged, and larvat is byereby schoolings and convoy to Second part, the follow County, State of Oklahoma, described as follows, to-wit: Second part, the follow County State of Oklahoma, described as follows, to-wit: Second part, and first party bereby warrants the tille therefore against all persons whomse many bereby warrants the tille therefore against all persons whomse many bereby warrants the tille therefore against all persons whomse many bereby warrants the tille therefore against all persons whomse many bereby warrants the tille therefore against all persons whomse many bereby warrants the tille therefore against all persons whomse many bereby warrants the tille therefore against all persons whomse many bereby warrants the tille therefore against all persons whomse many berefore the persons the second party, being of ever The said first party shall not commit or suffer waste, shall pay all tapersonal taxes, before delinquent; shall keep the buildings thereon is mortgage will accept from the mortgages a duly executed release of the second party or assigns so cleek, and no demand for fallillment of conditions to committee and the personal taxes, before delinquent; shall keep the buildings thereon is mortgage will accept from the mortgages a duly executed release of the second party or assigns so cleek, and no demand for fallillment of conditions of abstract, and all expenses and attorneys feel in and upon shortfits sale said first party, waives the platting of homestead arranty for insurance, taxes or assessments upon said properly, or for taxe the lieu of this mortgage or the well income, only applying the and party for insurance, taxes or assessments upon said properly, or for taxe the lieu of this mortgage or the well income, only applying the and party for insurance, taxes or assessments upon said properly, or for taxes the lieu of this mortgage and the pa	This instrument was filed for record on theday of
FOR THE CONSIDERATION OF Say Assumed and the receip, of which is byreby pehnowledged, the receip, of which is byreby pehnowledged, and all all all and all and all all and all all and all and all and all and all all and all and all all and all and all all and all and all all and	A. D., 19/0., at S. o'clock A. M.,
inst party, hereby snortange and convey to	and duly recorded in book on page Register of Deeds.
inst party, hereby snortange and convey to	By Deputy.
inst party, hereby snortange and convey to	
and when the protection of the process of the second part, the follow feether, partly grounds as follows, to-wit: flow field of the protection of the protec	DOLLARS,
County, State of Oklahoma, described as follows, to-wit: Divinity of Millians Milli	Luba County State of Oklahoma
County, State of Oklahoma, described as follows, to-wit: Distributed of Mindley, Millibernot, according, 16 Distributed of Mindley, Millibernot, according, 16 Distributed of Mindley, according, 16 Distributed of Mindley, according, 16 Distributed of Mindley M	J'esquers or
together with all rents and profits therefrom and all improvements, appuring the pressure of the title thereto against all persons whomse compair herein, and the payment of sald second party, successors or ass with the profits of the sald second party, and the payment of sald second party, accessors or ass with the sald second party, and the sald second sald second party. The sald second party being of ever the conditions of the sald sald second party, being of ever the sald first party shall not commit or suffer waste, shall pay all to personal taxes, before delinquent; shall keep the buildings thereon insumortages will accept from the mortgagee a duly executed release of the sald party or assigns so elect, and no demand for fulfillment of conditions of the waste of the sald party or assigns so elect, and no demand for fulfillment of conditions of the waste receiver appointed to take charge of sald real earlies entitled to have a receiver appointed to take charge of sald real earlies of intensity of insurance, taxes or assessments upon sald property, or for taxes thustion of abstract, and all expenses and attorneys fees incurred by said teet the lieu of this mortgage, shall be recoverable against said first party, east per annum, payable semi-annually, and be secured by this mortgage. And in case of foreclosure hereof, said first parties nereby agree to a nationary a fees in such forclosure suit, to be secured by this mortgage, and said real east and all benefits of the homestical and six plays of the state. Dated this first partice and all benefits of the homestical and six plays of the state. Dated this first partice to a little of this mortgage, and the said real estate and all benefits of the homestical and six plays of the state. Dated this first partice and all benefits of the homestical and six plays of the state. Dated this first partice to a little second paying the said real estate and all benefits of the homestical and six plays of the state. The said real estate and all benefits of the homestical a	ring real estate situated in
logether with all rents and profits therefrom and all improvements, appuring the present warrants the title thereto against all persons whomse connis herein, and the payment of said second party, successors or assembliments of pulsaria for Landbeld shifty. But fundated shifty. But fu	1) in Stock number four & in the original
together with all rents and profits therefrom and all improvements, appuring the pressure of the title thereto against all persons whomse compair herein, and the payment of sald second party, successors or ass with the profits of the sald second party, and the payment of sald second party, accessors or ass with the sald second party, and the sald second sald second party. The sald second party being of ever the conditions of the sald sald second party, being of ever the sald first party shall not commit or suffer waste, shall pay all to personal taxes, before delinquent; shall keep the buildings thereon insumortages will accept from the mortgagee a duly executed release of the sald party or assigns so elect, and no demand for fulfillment of conditions of the waste of the sald party or assigns so elect, and no demand for fulfillment of conditions of the waste receiver appointed to take charge of sald real earlies entitled to have a receiver appointed to take charge of sald real earlies of intensity of insurance, taxes or assessments upon sald property, or for taxes thustion of abstract, and all expenses and attorneys fees incurred by said teet the lieu of this mortgage, shall be recoverable against said first party, east per annum, payable semi-annually, and be secured by this mortgage. And in case of foreclosure hereof, said first parties nereby agree to a nationary a fees in such forclosure suit, to be secured by this mortgage, and said real east and all benefits of the homestical and six plays of the state. Dated this first partice and all benefits of the homestical and six plays of the state. Dated this first partice to a little of this mortgage, and the said real estate and all benefits of the homestical and six plays of the state. Dated this first partice and all benefits of the homestical and six plays of the state. Dated this first partice to a little second paying the said real estate and all benefits of the homestical and six plays of the state. The said real estate and all benefits of the homestical a	plat on file of said town
together with all rents and profits therefrom and all improvements, appuring the preby warrants the title thereto against all persons whomse cannis herein, and the payment of sald second party, angeossors or ass wallmushed of fellow for feature for the conditions of the manually, principal and interest payable at the office of the conditions of the for said amount made and delivered unto said second party, being of ever the said first party shall not commit or suffer waste, shall pay all to personal taxes, before delinquent; shall keep the buildings thereon insumortage will accept from the mortgages a duly executed release of the same and party for assigns so elect, and no demand for fulfillment of cond said projects to commencement of suit to collect the debt hereby secured said second party or assigns so elect, and no demand for fulfillment of cond and upon sheriffs saile said first party waives the planting of homestead are party for insurance, taxes or assessments upon said propersy, or for taxe the entitled to have a receiver appointed to take charge of said real est under, accounting to the mortgage, shall be recoverable against said first party, cent per annum, payable semi-annually, and be secured by this mortgage, and case of forcelosure hereof, said first partics hereby agrees to a nature of the said and all benefits of the homestend and sity laws of the state Dated this. Afther the feature of the feature for the said real est manually and be secured by this mortgage, and all reals estate and all benefits of the homestend and sity laws of the state. Dated this. Afther the feature for the said free party sees in curred by said the parties benefits of the homestend and sity laws of the state. Dated this. Afther the feature for the said county and State, personally appeared for the feature for the said and all benefits of the homestend and stay laws of the said. And in case of forcelosure h	4
together with all rents and profits therefrom and all improvements, appulirst party hereby warrants the title thereto against all persons whomse cannis herein, and the payment of said second party, agreessors or ass madimush as fully for the said said second party, agreessors or ass full for the said said second party, agreessors or ass full for the said said second party, agreessors or ass full full said second party, agreessors or ass full said second said second party said amount made and delivered unto said second party, being of ever the conditions of the said shown and said second party, being of ever the said first party shall not commit or suffer waste, shall pay all to perzonal taxes, before delinquent; shall keep the buildings thereon has mortgage will accept from the mortgage a duly exceuted release of the state second party or assigns so elect, and no demand for fulfillment of condessary previous to commencement of suit to collect the debt hereby secured be entitled to have a receiver appointed to take charge of said read assunder, accounting to the mortgage for the net income, only, applying the state and upon shortfrs sails all first party waives the plating of homested are party for insurance, taxes or assessments upon said property, or for taxes that the lien of this mortgage, shall be recoverable against said first party and the scured by this mortgage. And in case of foreclosure hereof, said first party lay and to secured by this mortgage, and intorney's fees in such forelosure suit, to be secured by this mortgage, and intorney's fees in such forelosure suit, to be secured by this mortgage, and intorney's fees in such forelosure suit, to be secured by this mortgage, and intorney's fees in such forelosure suit, to be secured by this mortgage, and intorney's fees in such forelosure suit, to be secured by this mortgage, and intorney's fees in such forelosure suit, to be secured by this mortgage, and intorney's fees in such forelosure suit, to be secured by this mortgage, and intorney's fees in su	
capatis herein, and the payment of said second party, successors or assistally successors of the first function of fully for functional filty. But functional filty With interest thereon at the rate of 5 h. per cent per annum until paid	
capatis herein, and the payment of said second party, successors or assistally series and the payment of said second party, successors or assistally four formation of fully formation of fully formation of fully formation of fully full	A
capatis herein, and the payment of said second party, successors or assistally successors of the first function of fully for functional filty. But functional filty With interest thereon at the rate of 5 h. per cent per annum until paid	
ennils herein and the payment of said second party, successors or assemble with the following the fo	artenances, now or hereafter in anywise belonging thereto; and the said
with interest thereon at the rate of. 5 1 per cent per annum until paid	
with interest thereon at the rate of	
with interest thereon at the rate of. 5	Dollars on the first day of April 1912 19
with interest thereon at the rate of	
paid	Dollars on the first day of april 1915
the conditions of the	maturity, and at Ten per cent per annum after maturity, said interest to be
for sald amount made and delivered unto said second party, being of ever The said first party shall not commit or suffer waste, shall pay all tax personal taxes, before delinquent; shall keep the buildings thereon inst mortgage will accept from the mortgages a duly executed release of the standing and policies a mortgage will accept from the mortgages a duly executed release of the standing and policies and the standing and policies are mortgage will accept from the mortgages and up executed release of the standing and promises of a failure to comply with any of the agreements herein shall cause to second party or assigns so elect, and no demand for fulfillment of condessary previous to commencement of suit to collect the debt hereby secured said second party may take immediate possession of said premises; and if he entitled to have a receiver appointed to take charge of said real estuder, accounting to the mortgage for the net income, only, applying the stander, accounting to the mortgage for the net income, only, applying the standing and upon sheriffs sale said first party waives the platting of homestead are party for insurance, taxes or assessments upon said property, or for taxe timuation of abstract, and all expenses and attorneys fees incurred by said tect the lien of this mortgage, shall be recoverable against said first party cent per annum, payablo semi-annually, and be secured by this mortgage, and said real estate and all benefits of the homestead and stay laws of the state Dated this. The day of the same as a said real stay appeared and stay laws of the state and all benefits of the homestead and stay laws of the state and all person. Who executed the me that thus the executed the me that thus the executed the me that thus the executed the same as a said real stay appeared and a stay laws of the state and all person and for said County and State, personally appeared who executed the within and foregoing executed the within and foregoing executed the within and foregoing executed the same as. In	they R. Layer and and Popolit R. Layer and
personal taxes, before delinquent; shall keep the buildings thereon insu- Dollars, delivering all policies a mortgage will accept from the mortgages a duly executed release of the st. A failure to comply with any of the agreements herein shall cause second party or assigns so elect, and no demand for fulfillment of cond essary previous to commencement of sult to collect the debt hereby secured as did second party may take immediate possession of said premiacis; and if be entitled to have a receiver appointed to take charge of said real est under, accounting to the mortgagor for the net income, only, applying the sund upon sheriffs sale said first party waives the platting of homestead at party for insurance, taxes or assessments upon said property, or for taxes timunition of abstract, and all expenses and attorneys fees incurred by said tect the lien of this mortgage, shall be recoverable against said first party, cent per annum, payable semi-annually, and be secured by this mortgage. And in case of foreclosure hereof, said first partics hereby agree to putionney's fees in such forclosure suit, to be secured by this mortgage, and said real estate and all benefits of the homestead and stay laws of the state Dated this. All day of A. D. STATE OF OKLAHOMA Town of State, personally appeared identical person, who executed the me that they have executed uses and purposes therein set forth. My Notarial Commission expires. My Notarial Commission expires. STATE OF OKLAHOMA, COUNTY, ss. On the day of A. D. My Notarial Commission expires. On the day of A. D. A Notary Public in and for said County and State, personally appeared. Who executed the within and foregoing executed the within and foregoing executed the same as. In Testimony Whereof, I have	
Dollars, delivering all policies a mortgage will accept from the mortgage a duly executed release of the state A failure to comply with any of the agreements herein shall cause is second party or assigns so elect, and no demand for fulfillment of condessary previous to commencement of sult to collect the debt hereby secured asid second party may take immediate possession of said premisers; and if the entitled to have a receiver appointed to take charge of said real estuader, accounting to the mortgager for the net income, only, applying the sunder, accounting to the mortgager for the net income, only, applying the sunder, accounting to the mortgage for the net income, only, applying the sunder, accounting to the mortgage for the net income, only, applying the sunder, accounting to the mortgage for the net income, only, applying the sunder party for insurance, taxes or assessments upon said property, or for taxes tinuntion of abstract, and all expenses and attorneys fees incurred by said text the lien of this mortgage, and in case of foreclosure hereof, said first partics hereby agree to partice in the case of foreclosure suit, to be secured by this mortgage, and said real estate and all benefits of the homestcad and stay laws of the state Dated this day of the said for the homestcad and stay laws of the state Dated this day of the said for the homestcad and stay laws of the state Dated this day of the said for the homestcad and stay laws of the state Dated this day of the said forms of the said for the said for the forms of the said for the said for the forms of the said forms of the said for the said f	ces and assessments upon said property, to whomsoever assessed, including
mortgage will accept from the mortgages a duly executed release of the state A failure to comply with any of the agreements herein shall cause second party or assigns so elect, and no demand for fulfillment of condessary previous to commencement of suit to collect the debt hereby secured said second party may take immediate possession of said premises; and if be entitled to have a receiver appointed to take charge of said real estunder, accounting to the mortgagor for the net income, only, applying the sand upon sheriffs sale said first party waives the platting of homestead are party for insurance, taxes or assessments upon said property, or for it axes tinuation of abstract, and all expenses and attorneys fees incurred by said tect the lien of this mortgage, shall be recoverable against said first party, cent per annum, payable semi-annually, and be secured by this mortgage. And in case of foreclosure hereof, said first partics hereby agree to pattorney's fees in such forclosure suit, to be secured by this mortgage, and said real estate and all benefits of the homestcad and stay laws of the state. Dated this day of day of day of the same as a payable to the same as and purposes therefore. STATE OF OKLAHOMA day of the formal payable semi-annual day of the state of the first payable semi-annual day of the same as and purposes therefore. My Notarial Commission expires. STATE OF OKLAHOMA, COUNTY, ss. On the day of A D. a Notary Public in and for said County and State, personally appeared. My Notarial Commission expires. STATE OF OKLAHOMA, COUNTY, ss.	ared to the satisfaction of said second party for at least.
Dated this 4th day of 4 A D. STATE OF OKLAHOMA Tuked COUNTY, ss. On the 4th day of 4 A D. a Notary Public in and for said County and State, personally appeared identical person who executed the me that 4th they executed uses and purposes therein set forth. In Testimony Whereof, I have it is a Notary Public in and for said County and State, personally appeared who executed the within and foregoing executed the same as In Testimony Whereof, I have	tate during such litigation and the period of redemption from sale theresame in payment of any part of the debt secured hereby remaining unpaid, and agrees that said land may be sold in one body. All money paid by second s which may hereafter be levied upon this mortgage, and expense of consecond party and assigns by reason of litigation with third parties to prowith penalties upon tax sales, and shall bear interest at the rate of Ten per e as a part of the mortgage debt, pay the sum of
inontical person. Who execute the me that Purposes therein set forth. In Testimony Whereof, I have it was a second of the country and State, personally appeared on the case of the within and foregoing executed the same as. In Testimony Whereof, I have	1.19/0.
inentical person. Who execute the me that Huy	Shellin R. Lowman
In that Muy	Carrie B. Lowman
inontical person. Who execute the me that Purposes therein set forth. In Testimony Whereof, I have it was a second of the country and State, personally appeared on the case of the within and foregoing executed the same as. In Testimony Whereof, I have	1910 before me Harry Horneked
inentical person. Who execute the me that Huy	Shelton B. Lowmand and
inentical person. who execute the me that Purposes therein set forth. In Testimony Whereof, I have it is an inequality of the person of the p	his wife personally to me known to be the
uses and purposes therein set forth. In Testimony Whereof, I have it is a set of the se	within and foregoing instrument as grantor of , and acknowledged to ed the same as
My Notarial Commission expires	
My Notarial Commission expires	ereunto set my hand and affixed my official seal at
On the day of A. D. a Notary Public in and for said County and State, personally appeared who executed the within and foregoing executed the same as In Testimony Whereof, 1 have	ciahoma, on the day and date last above written.
On the	loof Henry Homschiel Notary Public
On the	March 2 1910 10
On theday ofA D. a Notary Public in and for said County and State, personally appeared who executed the within and foregoing executed the same as In Testimony Whereof, 1 have	
On theday of A. D. a Notary Public in and for said County and State, personally appeared who executed the within and foregoing executed the same as In Testimony Whereof, 1 have	
who executed the within and foregoing executed the same as In Testimony Whereof, 1 have	
who executed the within and foregoing executed the same as In Testimony Whereof, 1 have	,19, belore meand
who executed the within and foregoing executed the same as	personally to me known to be the identical person
In Testimony Whereof, 1 have	instrument as grantor and acknowledged to me that
	free and voluntary act and deed for the uses and purposes therein set forth.
way the control of th	hereunto set my hand and affixed my official seal at
. [2] : [4] . 보통이 이번 등에 생각을 하고 있다. 전 보고 말했다면 있는데 함께 그렇게 함께 보고 그림을 한	가장이 없었다. 돌아면 얼마나는 하는 이 노리 사람이 사람이 되고 있다면 되었다.
My Notarial Commission expires	