I hereby certif 4.4. and issued to refor the subment runn monegation have this 28 day 7.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4	MORTGAGE RECORD         MARTGAGE RECORD         Main Martine Control of Land Control Contro Control Control Control Control Control Control Control
I hereby certif 4.4. and issued to refor the subment runn monegation have this 28 day 7.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4	Know All fire, The Miriginia Light Durities, and Shank & Durities.         Mar headbard         a. Julka       County, Oklahom, norigon S, herinative talkel first party, to seene the payment of the ann of Gydr Titler dived and July. Million, norigon S, herinative talkel first party, to seene the payment of the ann of Julka County of Statement, norigon S, herinative talkel first party, to seene the payment of the ann of Julka County of Statement, to wit:         in hand pail by L. W. CAPP, mortages, second party, does hereby mortages to the said L. W. CLAPP, the following-described premises situated in the County of Julka County of Statement, to wit:       Jule County of Statement, to wit:         State And County of Statement, to wit:       Jule County of Statement, to wit:       Jule County of Statement, to wit:         State And Statement, C. 27)       Journa State County County of Statement, to wit:       Jule County of Statement, to wit:         State And Statement, C. 27)       Journa Statement, County Cou
I hereby certif 4.4. and issued to refor the subment runn monegation have this 28 day 7.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4	od
I hereby certif 4.4. and issued to refor the subment runn monegation have this 28 day 7.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4	6 gabt       Identifyer, Ballens, (A.E.S.C., Ca)       DOLLATS,         In hand pick by W. CLAPP, metagers, second party, does hereby inorgage to the sail L. W. CLAPP, the following-described premises situated in the County of Julia County, Obs. hereby inorgage to the sail L. W. CLAPP, the following-described premises situated in the County of Julia County of Julia County of Julia County of Julia County, Obs. Accounts, County, Coun
I hereby certif 4.4. and issued to refor the subment runn monegation have this 28 day 7.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4	Julesa County       Obtainmus, to wit:         JAU East-Malls of Mtt Social Cast quarter in the second provide of Second Provide Provide Provide Provide Second Provide Provide Second Provide Second Provide Second Provide Provide Provide Second Provide Provide Provide Provide Second Provide Provide Provide Second Provide Pro
I hereby certif 4.4. and issued to refor the subment runn monegation have this 28 day 7.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4	Description       Description       Description       Description         S ENDORSEMENT       tractures       The control of the
I hereby certif 4.4. and issued to refor the subment runn monegation have this 28 day 7.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4	Description       Description       Description       Description         S ENDORSEMENT       tractures       The control of the
I hereby certif 4.4. and issued to refor the subment runn monegation have this 28 day 7.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4. 1.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4	by hat I received 1 the Receipt No 22 224 Receipt No 22 22 22 Receipt No 22 22 Receipt No 22 22 Rece
4.4.5 and less crafter la payment run mon-gas a lated this 28 day Talia	Receipt No ZLZZ the Receipt No ZLZZ the formiting is a construction of the moritigge fax on the original factor of the fundament of the money, and the performance of the agreements, hereinafter agreed upon to be paid and performed by first party, to with to with the fundament of the fundament of the money, and the performance of the agreements, hereinafter agreed upon to be paid and performed by first party, to with This moritage is mude to accure the payment of the money, and the performance of the agreements, hereinafter agreed upon to be paid and performed by first party, to with FIRST, That first party will pay to said L. W. CLAPP, his heirs or assigns, at the office of L. W. CLAPP, in Wichita, Kansay,
i rafor la paymen Franchio yapar Jaca this 28 day 1 Ana	nt of morigage tax on the
lated this 28 day	Image: Antiple
John Ry, 631 mar	Control Treadure.  Control Tread
	of the ladam Adriating to Guaming in min. C. C. 1999 ( 6 - 1
	to-wit:          FIRST, That first party will pay to said L. W. CLAPP, his heirs or assigns, at the office of L. W. CLAPP, in Wichita, Kausas,       DOLLARS,         according to the terms of       GAU       promissory note-dated       GETOTER, 2, 1, 9, 4, exceuted by the said first party, said mote, being in amounts as follows:         One note for       GAU       promissory note-dated       GETOTER, 2, 1, 9, 4, exceuted by the said first party, said mote, being in amounts as follows:         One note for       GAU       promissory note-dated       GETOTER, 2, 1, 9, 4, exceuted by the said first party, said mote, being interest from the date therein stated at       Marked and Fuiffer (B 850, 0) Dollates Date (GETOTER, 1-1, 22) DOLLARS, bearing interest from the date therein stated at       DOLLARS, performance         None note for
	Eight Hussidsed and Fuff (18 \$ 50,00)       DOLLARS,         necording to the terms of one of the terms of terms of the terms of terms of the terms terms the terms the terms of terms the terms of terms terms, the terms terms the terms terms the terms of terms terms the terms of the terms of the terms of the terms of terms terms terms terms the terms terms terms the terms ter
	One note for       Eight Hundred and Huff (NYS0, S0, S0, S0, S0, S0, S0, S0, S0, S0,
	One note for
	SECOND. That in case of default in payment of said note or any of said notes, or interest, or of any sum herein agreed to be paid, or in default of performance of any agreement herein contained, first party will pay to the second party, his heirs or assigns, interest at the rate of 10 per cent, per annum, semi-annually, on said principal note or notes from the date of such default to the time when the money shall be actually paid. THIRD. That first party will pay all the taxes and assessments levied under the laws of Oklahoma upon said real estate, and on the note or debt secured hereby, before the same become delinquent; also all lices, shaftes, and encumbrances on said premises, and if any of said taxes, assessments, liens or claims be not paid by first party, second party may elect to pay the same and shall be entitled to collect all sums thus paid with interest at the rate of 10 per cent, per annum, and this mortgage shall stand as security for the amount so paid with such interest. FOURTH. That first party will keep all buildings, fences and other improvements on said real estate in good repair and will permit no waste on said premises. FIFTIT. That first party will a big own expense until the indebtoringes herein recited is fully paid, keep the buildings erceted on said lands insured against fire in the sum of the sum of or bey process or said party, payable to the mortgage or assigns, the mortgage sarceing, in case of fire, to devote the whole and proceeds of such insurance to rebuilding buildings on said hand; the said mortgage, his heres or assigns, holding the said proceeds in trust until the buildings are rebuild and proceeds of such insurance to rebuilding buildings on said hand; the said mortgage, his heres or assigns, holding the said proceeds in trust until the buildings are rebuild and hor or if fart party prefers, said proceeds may be credited by second party on the principal stand, as date of maturity of next interest payment. In cases of failure to insure as agreed and deliver the policies to
	THIRD. That first party will pay all the taxes and assessments levied under the laws of Oklahoma upon said real estate, and on the note or debt secured hereby, before the same become delinquent; also all lices, shaims, adverse titles, and encumbrances on said premises, and if any of said taxes, assessments, liens or claims be not paid by first party, second party may elect to pay the same and shall be entitled to collect all sums thus paid with interest at the rate of 10 per cent. per annum, and this mortgage shall stand as security for the amount so paid with such interest. FOURTH. That first party will keep all buildings, fences and other improvements on said real estate in good repair and will permit no waste on said premises. FIDETH, That first party will a big own expense until the indebtedpess herein recited is fully paid, keep the buildings exceeded on said lands insured against fire in the sum of said mark and the state mark of such marks and and the sum of
	not paid by first party, second party may cleck to pay the same and shall be entitled to collect all sums thus paid with interest at the rate of 10 per cent. per annum, and this mortgage shall stand as security for the amount so paid with such interest. FOURTH. That first party will keep all buildings, fences and other improvements on said real estate in good repair and will permit no waste on said premises. FIFTH, That first party will at his own expense until the indebtedness herein recited is fully paid, keep the buildings erected on said lands insured against fire in the sum of
	FOURTH. That first party will keep all buildings, fences and other improvements on said real estate in good repair and will permit no waste on said premises. FIFTH, That first party will at his own expense until the indebteiness herein recited is fully paid, keep the buildings erected on said lands insured against fire in the sum of
	in the sum of <u>POLE</u> DOLLARS, in some responsible Insurance Company, approved by second party, payable to the mortgagee or assigns, the mortgagee agreeing, in case of fire, to devolt the whole proceeds of such insurance to rebuilding buildings on said land; the said mortgage, his heirs or assigns, holding the said proceeds in trust until the buillings are robuilt and paid for; or if first party prefers, said proceeds may be credited by second party on the principal stum, as of date of maturity of next interest payment. In case of failure to insure as agreed and deliver the policies to the mortgage herein, second party may procure such insurance and collect the cost thereof, together with 10 per cont interest payment.
	in some responsible insurance company, approved by second party payone to the intergage or issigns, holding the said proceeds of rule of rebuildings are rebuilt and paid for; or if first party prefers, said proceeds may be credited by second party on the principal stum, as of date of maturity of next interest payment. In case of failure to insure as agreed and deliver the policies to the mortgage herein, second party may procure such insurance and collect the cost thereof, together with 10 per cent. Interest from first party, and this mortgage shall stand as security therefor. And it is expressly agreed: That if first party shall fail to pay said sums of money, either principal or interest, within sixty days after the same becomes due, or fails to perform any of the covenants or agreements herein contained, the whole sum of money secured hereby may, at the option of the holder of said note, and at his option only and without notice, a declared there and payoher and thereare may thereupon be foreclored for the whole of mail money, and staid second
(c) A set of a set	And it is expressly agreed: That if first party shall fail to pay said sums of money, either principal or interest, within eixty days after the same becomes due, or fails to perform any of the covenants or agreements herein contained, the whole sum of money secured hereby may, at the option of the holder of said note, and at his option only and without notice, the declared due and payable and this northence may thereupon be forceford for the whole of said money, interest and east, and said second
(internet, and the start of system and system and system and system and system and system and system and start of system and system and system and system and system and system and system and system and syst	i only and without notice, he declared due and pavable; and this moregare may thereupon be foregoerd for the whole of said money, interest and cast, and said second
	party, or assigns, or any legal holder hereof, shall at once, upon the filing of a petition for the foreelosure of this mortgage, be forthwith entitled to have a receiver appointed by the court to take possession and control of the premises described herein, rent the same and collect the rents thereof, under direction of the court, without the usual
	motis required, to being agreed between the factus hered, that the might be to the period is to any other in period and the other of any agreement solution is to any other in the period and the other period is a solution of the court to appoint a receiver without other proof than the agreement solution hered or any agreement so collected by such receiver to be applied, under the direction of the
	the stand party further expression agrees that in ease proportions shall be begun to foreglass this more agree the first party will neve to the management proportions.
	And said party lattice charges that is the constant of the same shall be defined of the same shall be a further charge and lien upon the said premises described in this mortgage, and the amount thereof shall be recovered in said forcelosure suit and included in any judgment or decree rendered in any notion as a foresaid, and collected and the lien thereof enforced in the same manner as the principal debt hereby secured. This party does be reby expressly wrive appraisement of said real estate, should the same be sold under execution, order of sale, or other final process; wrive all benefits of the stay or appraisement laws
	of Oklahoma. As additional and colluteral security for the payment of the said note the mortgagor herebyassigns to said mortgagee, his heirs and assigns, all the rights and benefits according to them under all oil, gas or mineral leases on said premises; this assignment to terminate and become void upon release of this mortgage.
	accoung to them under an on, gas or inmeriti leases on said premises; this assignment to returning and become void upon felence of this motogage.
	And said first party does beinly release all rights of dower and relinquish and convey all rights of homestead in said premises.
	Dated this 21 day of Cettober 19/4. Bx Request of I wrote signature to this instrument and then allixed mark in excettion thereof in my presence.
	the second second
	I wrote signature to this instrument and MANNE & Ourseas then affixed mark in execution thereof in my presence.
	Executed also in any presence: Witness
	State of Oklahoma, County of Julsa
	Before me, a Notary Public,
	Before me, a Notary Public, in and for the above- named County and State, on this 22Md, day of Olloker 1914 personally appeared Marginia Light Duncan and Frank & Suncar - Mer Muskand
	and and and the same as A. 140. free and voluntary act and deed for the uses and purposes therein set forth.
	F WINNESS my simulation and official and the day and was last alkain written
	My commission expires. Field 1 0 18 (Seal) Janues Boures Notary Public. Julsa County, Oklahoma.
	State of Ablahama County of Bulan as
	Filed for record this 28

.

.

1  Ű,