## MORTGAGE AND RELEASE RECORD

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Orbar & Chimmet	
KNOW ALL MEN THESE PRESENTS, That A MAD I CHANGE	***************************************
his wife, of the Opunty of Musting Will and State of Oklahoma, part else the first part, for and in consideration of the	16 cum
16 - 1 9 - 1 - 1 - 1 - 1 - 1 - 1 - 2 -	LARS,
to	hereof sors or
assigns, the following-described premises, situate in the County of	-
and it Tans Hall of the Hall West Receive	<u>-</u>
to the Month East Rearly and the South Hall	
of the North East Meach and the North West	
Guarter of the Bouth East Greater suf the	
Morin Half of ye youth Thalf of the Morth Each	*
This of the That	
of Section numbered of the first property of the section numbered section numbered of the section numb	mbered
Lower the Company of	or iess,
TO HAVE AND TO HOLD THE SAME, Together with all and singular the improvements thereon and the appurtenances thereunto belonging or in anywise taining, and all rights of homestead exemption, unto the said party of the second part, and to its successors or assigns, forever. And the said part and the first f	
covenant, and agreethat at the delivery hereof Hey	
inheritance therein, free and clear of all incumbrances, whatsoever, and warrant and forever defend the title to and possession of the san said party of the second part, its successors or assigns, against the lawful claims of all persons whomsoever. This conveyance, however, is intended as a mortgage	for the
botter securing of the said sum of half Augustus for the first part to the said Virgilds. Cost Mortgage Company, its successors or assigns, and evidenced by one certain processors or assigns, and evidenced by one certain processors.	LARS,
for the same 1878. Obesche maturing in the first day of a few after from the first day of a few and bearing per cent. The first day of a few and the first d	free C
anomy.	
It is expressly understood and agreed by and between the parties hereto, that this mortgage is the first part will pay the indebtedness hereby secured at the time and place and in the manner provided in said note, and will also pay all taxes and assessments against the premises hereby conveyed when due, and will neither commit nor permit any waste upon said premises, or the removal of any building or other improvements therefrom without the written consent of said second party first had and obtained.	levied
therefrom without the written consent of said second party first had and obtained.  Upon payment of said promissory notoaccording to the tenor and effect thereof, being well and truly made, then, in such case, this conveyance shall become a such as the same of the same	ne null
Upon payment of said promissory note according to the tenor and effect thereof, being well and truly made, then, in such case, this conveyance shall become and void, and shall be released at the cost of the first part. but in case of aliance or default in the payment of said promissory note when due, or any aliancest thereon, at maturity; or in case of default in the payment of any taxes or assessments levied against either the premises hereby conveyed or the indebthereby secured with the insurance on the buildings, as hereinafter provided, be not kept in force as stipulated for if the part set of the first part do, or suffer to be	tedness e done,
anything whereby this security is impaired, then upon the nalphening of any such contingencies, the party of the second part, his successors or assigns, may pay such and assessments, and any other sum or sum processary to preserve and protect such security. An <del>d may novide the necessary insurance on the buildings,</del> and protect such security. An <del>d may novide the necessary insurance on the buildings,</del> and protect such security.	h sums
so expended shall bear interest at the rate of ten per cent. per annum, and this mortgage shall stand as security therefor.  The partof the first part arceto procure and maintain policies of insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance on the buildings located on the premises hereby conveyed, in such insurance of the buildings located on the buildings loca	
companies as said second party shandelect, in the sun of	LARS, ecurity
for the payment of the indebtedness percey secured.  It is further stipulated and agreed, that in case the party of the second part, its successors or assigns, shall hereafter appear in any of the land departments. General Government, or any court or tribunal whatever, in order to preserve or protect the title to or possession of the premises hereby conveyed and warranted, it such costs and expenses incurred therein shall bear interest at ten per cent, thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall or taken to forecloss same, the holder hereof may recover from the first particular, and attempts for of fifty dollars, which sum shall be due upon the filling of a pet foreclosure; and for all such costs, expenses and attorney's fees, this mortgage shall stand as security.	of the
such costs and expenses incurred therein shall bear interest at ten per cent. thereafter; and that in case of a foreclosure hereof, and as often as any proceedings shall or taken to foreclose same, the holder hereof may recover from the first particular attempts for the first particular shall be due upon the filing of a pet foreclosure, and for all public at a coverage and extensive for this particular shall stand as security.	be had ition in
It is further agreed and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secure due, or any part thereof, or any interest thereon, at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, t	d when
It is further agreed and understood, that upon a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured due, or any part thereof, or any interest thereon, at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, it whole sum hereby secured shall at once, and without notice, become due and payed, at the option of the holder hereof, and shall bear interest thereafter at the rate per cent, per annum, and the said party of the second part, its successors or assigns, shall be entitled to a forcelosure of this mortgage, and to have the said premist and the proceeds thereof applied to the payment of the indebtedness hereby secured; and to collect and apply the rents therefrom, less the reasonable expenditures, payment of said indebtedness; and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, appointment may be made either before or after the decree of forcelosure; and the holder hereof shall in no case be held to account for any damages, nor for any other than those actually received. The appraisement of said premises is hereby expressly waived.	e of ten ses sold
shall be entitled to possession of said premises, and to each and every part thereof, and to collect and apply the reats therefrom, less the reasonable expenditures, payment of said indebtedness; and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent	to the
appointment may be made either before or after the decree of forecosure; and the holder hereof shall in no case of held to account for any damages, nor for any other than those actually received.  All covenants and agreements berein contained shall run with the land hereby conveyed; and this mortgage and the evidence of indebtedness hereby secured.	rentai shall in
All covenants and agreements herein contained shall run with the land hereby conveyed; and this mortgage and the evidence of indebtedness hereby secured all respects be governed and construed by the laws of Oklahoma.  In Witness Whereof, The said particle of the first part ha 21 hereunto set that the land on this, the laws of Oklahoma.	day of
Keburany 1922 - 10.10	
) John L Crowning	
St. D. P.	
1 sellium Consant	
STATE OF OKLAHOMA, COUNTY, ss.	
Before me, a Notary Public, in and for said Coun State, on this	ty and
John & Crossant and Katherine crossant	
the same as	ıblic.
STATE OF OKLAHOMA, TULSA COUNTY, ss.	^
By Deputy.  STATE OF OKLAHOMA, TULSA COUNTY, ss.  Chair instrument was filed for record on the day of Deputy.  Deputy.  Register of D	X M
By Deputy. Register of D	ecds.