## MORTGAGE RECORD

MORTG	AGE
This Indenture, Mady this Second day of	May in the year of our Lord One Thousand
$\mathcal{D}_{r}$	with y and counting
	ns, of the first part, and THE JEFFERSON TRUST COMPANY, a corporation
under and by virtue of the laws of Oklahoma, of the second part:	
Witnesseth, That the said part less of the first part, in consideration of the	sun of Lut Auntilitied Les Dollars,
.o. Lecut duly paid, the receipt of which is hereby acknowledged, had Lsold,	and by these presents do GRANT, BARGAIN, SELL AND MORTGAGE to the said
party of the second part, its successors or assigns, forever, all that tract or parcel of land and State of Oklahoma, described as follows, to-wit:	situated in the County of
2" of Eight (8),	un Hoek Three (3) of Biles
addition to the City of Triber, acc	cording to the affectal flat
and Survey thereof	
teridian, containing in ell	government survey thereof, with the appurtenances and all the estate title and
he lawful ownerS of the premises above granted, and seized of a good and indefeasible e	state of inheritance therein, and will warrant and defend the same, and that th
ame is free and clear of all incumbrance of whatsoever kind, except one certain mortgage	e for \$ 400 car made to THE JEFFERSON TRUS
COMPANY. This grant is intended as a mortgage to secure the payment of the sum of	(2/0 (P2) 20 DOLLARS
nyable as follows, to-wit: \$ 105. co May 1st 1914	\$ 105.00 May 1st 19/3
granding to the turns of EUD and in promise one note State day over	ted and delivered by the said part for the first part to the said party of the
ecording to the terms of	<ol> <li>Now if payment is made as provided, this mortgage shall be released at the creat thereon, is not paid when due, or if any taxes or assessments, now or her</li> </ol>
after levied or imposed in said County or State, against said real estate, or upon this mort of any mortgage or lien prior to this, are not paid when the same are due and payable, or i	gage or the notes secured thereby, or if any installment of principal or interest default be made in the agreement to keep said property insured, as hereinafts
et forth, then, in either of these cases, the sum hereby secured, with the interest thereon, ssigns, without notice. But the legal holder of this mortgage may, at his option, pay such	, shall immediately become due and payable, at the option of the mortgagee of taxes, assessments or installments of principal or interest, or charges for insurance
to due and payable, if the mortgagor, or assigns shall neglect or refuse to pay, and said an anyable semi-annually, shall be an additional lien upon the said mortgaged property; and of the second part, its successors or assigns, at any time thereafter, to sell the premises her sereby waived, or not, at the option of the party of the second part, its successors or assign of the premises and the rents, issues and profits thereof, and out of all the moneys arising for	mounts, together with interest thereon, at the rate of 10 per cent. per annual the same shall be secured by this mortgage, and it shall be lawful for said par
of the second part, its successors or assigns, at any time thereafter, to sell the premises her hereby waived, or not, at the option of the party of the second part, its successors or assign	reby granted or any part thereot, in the manner prescribed by law, approseemens, and the said mortgagee or assigns shall be entitled to the immediate possession or such sale to retain the amount then due for principal and interest, together
with the costs and charges of making such sale; and the overplus, if any there be, shall be	e paid by the part @making such sale, on demand, to the said partees. of the
irst part There heirs and assigns.	forter the second
Said mortgagor S. agree to keep the buildings erected or to be erected on said	land insured to the amount of Town the benefit of the mortgages or assigns, from the
time until said debt and an new by virtue hereof are lany paid.	
IN WITNESS WHEREOF, The said partill of the first part had hereunto set.	hand Janu seal of the day and year area above written,
Chas Haley	H. H. Hendren (SEA
OL Chancellos	Clara C. Hendren (SEA)
RELEA	그는 그림에서 다른 사람들은 다른 사람들이 되었다. 그 그 그 그 그 그 그를 모르는 것이 되었다. 그 그 사람이
KNOW ALL MEN BY THESE PRESENTS, That THE JEFFERSON TRUST C	OMPANY, the mortgages within named, does hereby acknowledge full payme
of the debt by the foregoing mortgage secured, and authorizes the Register of Deeds of charge the same of record, the notohereby secured having been cancelled and delivered t	County, Oklahoma, to di
charge the same of record, the notehereby secured having been cancelled and delivered to IN WITNESS WHEREOF, We have become set our hand and corporate seal or	
ran ngayan kanan na manahangan aka Maran Sanahangan kanan na manahangan pangan Maran na manahan na manahan men	JEFFERSON TRUST COMPANY,
	By
	하이 하는 아마 보다는 동안 이 이 대통원은 시하다
STATE OF OKLAHOMA,	그렇다고 하실하는 얼룩 말라는 이를 되는 것이 된다.
October 18 1	- Z
Before me, a Houry Court of Co	In and for said sounty and State on this
and I Clara C Herodie	this wife.
to me known to be the identical person who subscribed the name of the maker thereof to acknowledged to me that he executed the same as his free and voluntary act and deed, and	the foregoing instrument as its
purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my	
on the day last above written.	Judgitt Schi ak
My commission expires.	Notary Public.
STATE OF OKLAHOMA,	얼마 나 있었다. 여름이 가겠는 하나 시간에 된다면
County,)	
Before me, a Attany Color	in and for said County and State on this
day of January O Henrice A, personally appeared	The second of th
to me known to be the identical person who executed the within and foregoing fustrument	
the same as. The free and voluntary act and deed, for the uses and purposes	
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed myo on the day last above written	Olino Holer
My commission expires	Notary Public.
This instrument was filed for record on the day of	ay A. D. 1913, at 1 50 clock P. M.
	Jenis Cline
Deputy.	Register of Deeds.