# 01636 assumos

## MORTGAGE RECORD

MORTGAGE	
This Indenture, Made this, 28 (1979) day	of Many of the year of our Lord One Thousand
and Marine E. Monikoon, Hu	standard wife
of the County of Julea and State of O	klakoma, of the first part, and THE JEFFERSON TRUST COMPANY, a corporation
under and by virtue of the laws of Oklahoma, of the second part:	교실학 가는 내가 지금 하면 하고 있는데 말하다고 있다.
Witnesself, That the suid part of the first part, in consideration of the first part	of the sum of
	Cold, and by these presents doGuast, Bargain, Sell and Montgage to the said
party of the second part, its successors or assigns, forever, all that tract or parcel of	f land situated in the County of
and State of Oklahoma, described as follows, to-wit:	Teen (10), of Gellette-Hall
Madetings 18 The City of	Tolony according to the
If we are survey in	and J
	taga andaran kanasa andara manasa andara andara Anga andaran andara
그 그 그 아니까 그 이 이렇게 이 얼룩하게 살을 하는 그 그 그 아이들이 아니다 아니다 가지 않는 것 같습니다.	to the government survey thereof, with the appurtenances and all the estate, title and irst part do hereby covenant and agree that at the delivery hereof
the lawful owner. Sof the premises above granted, and seized of a good and indefea	sible estate of inheritance therein, and will warrant and defend the same, and that the
	ortgage for \$ 1000, 00 made to THE JEFFERSON TRUST
COMPANY. This grant is intended as a mortgage to secure the payment of the sun	n of
payable as Glows, to-wit: \$ 43,0000 lst 1915	\$4300 June 1st 1914
greateling to the torms of AUD contain promise any rate Othic day	r oversuited and delivered by the said mark 24 the first part to the said narty of the
cost or the mortgagors, which costs they agree to may, but if said sum of money, or a	r executed and delivered by the said partitle of the first part to the said party of the pecified. Now if payment is made as provided, this mortgage shall be released at the kny interest thereon, is not paid when due, or if any taxes or assessments, now or here-
of any mortgage or lien prior to this, are not paid when the same are due and payable	is mortgage or the notes secured thereby, or it any installment of principal or interest lo, or if default be mide in the agreement to keep said property insured, as hereinafter hereon, shall immediately become due and payable, at the option of-the mortgage or
assigns, without notice. But the legal holder of this mortgage may, at his option, pr	ay such taxes, assessments or installments of principal or interest, or charges for insurance,
so due and payable, it the mortgagor. For assigns shall neglect or retuse to pay, and s payable semi-annually, shall be an additional lien upon the said mortgaged propert of the second part, its successors or assigns, at any time thereafter, to sail the promise	said amounts, together with interest thereon, at the rate of 10 per cent, per annum, ty; and the same shall be secured by this mortgage, and it shall be lawful for said party ses hereby granted or any part thereof, in the manner prescribed by law, appraisement rassigns, and the said mortgagee or assigns shall be entitled to the immediate possession ising from such sale to retain the amount then due for principal and interest, together
chereby waived, or not, at the option of the party of the second part, its successors or of the premises and the rents, issues and profits thereof, and out of all the moneys ar	r assigns, and the said mortgages or assigns shall be entitled to the immediate possession ising from such sale to retain the amount then due for principal and interest, together
with the coats and charges of making such sale; and the overplus, if any there be, s	shall be paid by the partice anaking such sale, on demand, to the said particle of the
first part— WWWheirs and assigns.  ### A   Said mortgagoragree	n said land insured to the amount of Me Share
	Dollars, to the satisfaction, and for the benefit of the mortgagee or assigns, from this
IN WITNESS WHEREOF, The said part Whof the first part hall hereunt	to set
Signed, Sealed and Delivered in the Presence of	
	alkandes ( Manipson (SEAL)
	Marrie E. Thompson (SEAL)
)	<u> </u>
KNOW ALL MEN BY THESE PRESENTS, That THE JEFFERSON TRI	UST COMPANY, the mortgagee within named, does hereby acknowledge full payment
of the dold by the foregoing mortgage secured, and authorizes the Register of Deed charge the same of record, the note, thereby secured having been cancelled and deliv	vered to the makers thereof.
IN_WITNESS WHEREOF, We have become set our hand and corporate a	egif on this day of 1
	By
STATE OF OFTENIOMA,	시작동안 크리에 가꾸 다음을 됐다. 그리고 그리고 하다.
County, Ss.	
Before me, a Hotary Grobble	in and for said County and Spate on this.
day of 19/5,, personally appe	ared Manue C. J. Hampen
to me known to be the identical person who made the name of the maker there acknowledged to me that a executed the same as the recent of voluntary act and dee	of to the foregoing instrument as its
purposes therein set forth.	
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed on the day last above written.	I my official scal at Catalana Analana
My commission expires June 30 - 1913 Leaf	Notary Public.
STATE OF OKLAHOMA,	
County,	a de la companya de
day of 1944 1958, personally appeared	d. Clarent County and State on this.
day of the state o	and a survey of the first of the survey of t
to me known to be the identical person who executed the within and foregoing instr	그리어 얼마나 그리다 아이는 아이를 하는데 하는데 아이를 하는데 하는데 그리다 하는데 그리다 하는데 하다 하는데 그리다 하는데 하는데 그리다 하는데 그리다 하는데 그리다 하는데 그리다 하는데 그리다 그리다 하는데 그리다 그리다 하는데 그리다 하는데 그리다
the same as	
on the day last above written.  My commission expires. #eb-10 - 1914 Seas	3 - James Bruen
	Notery Public.
This instrument was filed for record on the day of	Laure A. D. 1913 at K. o'clook O. M.
Doputy.	Register of Deeds.
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