The and one

# 50571	
	AND B MINES & CO. ATTACHME
PECAL REAL ESTATE MORTGAGE.	Use the second s
FROM STATE OF OKLAL	Fang (16. j) 35. j. j
on the	day of at A. D. 10/19 at / C
TO o'clock M., and duly	y recorded in Vol
By (Lal)	Register of Deeds.
antina di cata di Companya di Artanta di Caramana di Caramana di Caramana di Caramana di Caramana di Caramana d	S
-0 This Indonture 15' Aller	
This Indenture, Made this and day of Africa	in the year of our Lord One Thousand Nine Hundred and much Knig, mushing I wife
of Bonness of the Country of	and State of Oklahoma, part-con of the first part and
WITNESSEPH, That the said part and of the first part, for and in consideration of the sum of	Management of the second of th
Eighteen hundred I noller of the second part, the receipt whereof is hereby acknowledged, hallen granted, bargained and sold	
into said part of the second part, and to heirs and assigns, forever, all of the	following described tractpieceor parcelof land lying and situate
and State of Oklahoma, to-wite and State of Oklahoma, to-wite and State of Oklahoma, to-wite	Wanten addition
and the second second second	removely exercise
to the City of Toulon, Ohla, according	ing to the seconded
plat there of	
TO HAVE AND TO HOLD THE SAME, With all and singular, the tenements, hereditalents	and appurtenances thereunto belonging, or in anywise appertaining, and
Il rights of homestend exemption, unto the said part. I of the second fart, and to	beirs and assigns forever. And the said part of the first part the lawful owner. Sof the premise
pove granted, and seized of a good and indefensible estate of interitance flerein free and clear of me in the quiet and peaceable possession of said. The property of the fermion of the fermion of all persons whomsoever.	all incumbrances, and that will warrant and defend the
PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following FIRST: Said	ng conditionalo-with my wife are
stly indebted unto the said part	the United States of the present standard of weight gold linguists
ing for a loan thereof made by the said part. I sol the second part, to the said decade and depart and effect of the second part, to the said decade and defined on the second part, to the said decade and defined on the second part, to the said decade and defined on the second part, to the said decade and defined on the second part, to the said decade and decade	ssory note of numbered and service and and service and service of the service of
and payable according to the tenor and effect of a certain negotiable promise clivered by the said that and the said that a first that the said that a first that the said	the A. S. — years after date, at the semi-annually on the day of
ing further evidenced by and author of the order of said principal note the order of said Paragraph with the order of said Paragraph Live	
opprovements on said and insured in some responsible fire insurance company, to the satisfaction of ollars, the policy to be made payable to the bolder hereof, as additional security to this loan and it is the first part, the holder hereof may pay the same, and this mortgage shall be security also for	of the noticer hereof in the sum of the taxes or insurance premiums are not paid when due, by the part after or such payments, with interest thereon at the rate of property or such payments.
SECOND: Said part—E.o. the first part agree to pay all taxes and assessments on said land insured in some responsible fire insurance company, to the satisfaction or ollars, the policy to be made payable to the holder hereof, as additional security to this loan and if the first part, the holder hereof may pay the same, and this mortgage shall be security also from any the first part—E.o. assume	ng said insurance if loss occurs. provements on said land in as good repair as they now are, and to no
FOURTH: In case of default in any of the covenants hereof, the rents and profits of the said the payment of the moneys herein mentioned, and the holder is entitled to the possession thereof FIFTH: Said part *** of the first part agree	premises are pledged to the holder hereof as additional collateral securit by receiver or otherwise, all to pay the principal or interest of said note S , or any part thereof a
mmit or allow any waste on said premises. FOURTH: In case of default in any of the covenants hereof, the rents and profits of the said r the payment of the moneys herein mentioned, and the holder is entitled to the possession thereof FIFTH: Said particle of the first part agree.—that if the maker of said note. S. shall for each escended upon any of the taxes, assessments or insurance premiums, as they become due or reby secured shall at the option of the holder hereof become due and payable at once, and without The said particle of the first part, shall pay all expenses of collecting the insurance, and in surance policy, a reasonable attorney's fee of not less than the said particle of the first part, for said consideration, do	r to comply with any of the foregoing covenants, the whole sum of mone notice.
surance policy, a reasonable attorney's fee of not less than and that the said part and on the first part, for said consideration, dohereby expressly the first part is the firs	wave an appraisement of said real estate and all benefit of the homesteat
cemption and stay laws of the State of Oklahoma. The foregoing conditions being performed, this conveyance to be void; wherwise of full force a IN TESTIMONY WHEREOF, The said part—life first part—life hereunto subscr	and virtue level name & and affixed there and & on the de
nd year first above mentioned. Executed and delivered in the presence of	
	March Mary
	the state of the s
STATE OF OKLAHOMA.) Before me. Grey Callins.	anti- alla
on this 33 day of the	1 10 119 personally appeared Quescar
string and Marile King, husband 2"	to me known to be the identical person S who executed the within an
	free and voluntary act and deed for the uses and purposes therein set forth
My commission expires / 3 / - /9/5 - 10	1 Hotary Gublic
[발문 대통령 -] 2000 전체 전화자 되었다. 등학생 전체 전체 대표하다. [현대원 - 한 기계 대표하는 1912년 - 10 12 12 12 13 12 14 14 14 14 14 14 14 14	
ting the state of	ar tall tättä, talaista kai läista ajaitaiksi vitti testi jaksikki joita ja lähkilistesti.