MORTGAGE RECORD, No. 57.

TO SANG AND TO HOLD FIRE SAME was the old part for of the second part. TO SANG SAND TO HOLD FIRE SAME was the old part for of the second part. THE LEGAL STATE SAME AND SAME was the old part for of the second part. TO SANG SAME TO HOLD FIRE SAME was the old part for of the second part. TO SANG SAME TO HOLD FIRE SAME was the old part for of the second part. TO SANG SAME TO HOLD FIRE SAME was the old part for of the second part. TO SANG SAME TO HOLD FIRE SAME was the old part for of the second part. TO SANG SAME TO HOLD FIRE SAME was the old part for of the second part. TO SANG SAME TO HOLD FIRE SAME was the old part for of the second part. TO SANG SAME TO HOLD FIRE SAME was the old part for of the second part. TO SANG SAME TO HOLD FIRE SAME was the old part for of the second part. TO SANG SAME TO HOLD FIRE SAME was the old part for of the second part. TO SANG SAME TO HOLD FIRE SAME was the old part for of the second part. TO SANG SAME TO HOLD FIRE SAME was the old part for of the second part. THE SAME SAME TO HOLD FIRE SAME was the old part for of the second part. THE SAME SAME TO HOLD FIRE SAME was the old part for of the second part. THE SAME SAME TO HOLD FIRE SAME was the old part for of the second part. THE SAME SAME TO HOLD FIRE SAME was the old part for of the second part. THE SAME SAME TO HOLD FIRE SAME was the old part for the second part described with the same of the part same part the part of the same part to have the part same part to have part to pa	FROM	State of Oklahoma, Tulsa County, ss.
Property of the first part, and the first part of the foreign of the first part of t		This instrument was filed for record on the day
Register of Deed Register of	O	
Septisty Septisty THE DEDINATION AND THE ALLS AND	9	Hoto Michelle
THIS ENDESTRUCTURE That is an an analysis of the company of the co		By Deputy.
THIS ENDESTRUCTURE That is an an analysis of the company of the co	NAME OF STATE AND ADDRESS OF S	No. 10°00 Person
Distance of the second parts of the first part, in consideration of the first part, in the part of the second part. It is extended better in the first parts and second part and the part of the second part. It is needed or which it shows a steel part of the second part. It is the City of the latest distance in the second part and the control of the second part. It is the City of the control of the second part. It is the City of the control of the second part. It is the City of the control of the second part. It is the City of the second part of the second part. It is the City of the second part of the second part. It is the City of the second part of the second part. It is the control of the second part of the second part. It is the control of the second part of the second part. It is the control of the second part of the second part. It is the control of the second part of the second part. It is the control of the second part of the second part. It is the control of the second part of the second part. It is the control of the second part of the second part. It is the control of the second part of the second part. It is the control of the second part of the second part. It is the control of the second part of the second part. It is the control of the second part of the se		
Mishahoma, of the second parts of the first part, in consideration of the first part part part of the second part. Secondary and State of Okhhoma, territorial part of the second part. Secondary and State of Okhhoma, territorial parts of the second part. Secondary and State of Okhhoma, territorial parts of the second part. Secondary and State of Okhhoma, territorial parts of the second part. Secondary and State of Okhhoma, territorial parts of the secondary and the secondary a	THIS INDENTURE Made this This day of the Maria	A. D. 19.20, between g
TO HAVE AND TO HOLD THE BAME with the said part years the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part. TO HAVE AND TO HOLD THE BAME with the said part year the second part year year decay. TO HAVE AND TO HOLD THE BAME with the said part year year year year year year year decay. Now, If said part.	klahoma, of the second part:	
in recipio of visibi is hearly acknowledged, do by these powering, must, hearly and so convey unto not part of the second part. The control of the contro	WITNESSETH, That said partation of the first part, in consideration of	
Signs, the following described Real Eletes, structed in Secret Se		
TO HAVE AND TO HOLD THE SAME unto the said part for it to exceed part. TO HAVE AND TO HOLD THE SAME unto the said part for it to exceed part. TO HAVE AND TO HOLD THE SAME unto the said part for it to exceed part. TO HAVE AND TO HOLD THE SAME unto the said part for it to exceed part. TO HAVE AND TO HOLD THE SAME unto the said part for it to exceed part. TO HAVE AND TO HOLD THE SAME unto the said part for it to exceed part. TO HAVE AND TO HOLD THE SAME unto the said part for it to exceed part for the scend part, described as follows: TO HAVE AND TO HOLD THE SAME unto the said part for the scend part, described as follows: Let be for the following and the said part following to said part for the scend part, described as follows: Let be followed. All be obtained for the first part shall pay or cause to be poid to said part. Got the scend part. Now, it said part. The first for the scend part followed. Now, it said part. The first for the scend part followed. Now, it said to the first part shall pay or cause to be poid to said part. Got the scend part followed unto the scend part followed. Now, it said to said the said part followed as followed. Now, it said to said the first part shall pay or cause to be poid to said part. Got the scend part followed unto the scend part shall unto the scend part followed unto the scend part followed unto the scend part followed unto the scend part shall be entitled to the pood and elected shall remain in fall forces and effect. Joint it said some or some or some or sany tentered to see the part thereof or say the three days and when the same says he has an analysis and said part followed unto the said part followed as followed and part followed to read part shall be said part followed as f	he receipt of which is hereby acknowledged, doby these presents, grant, barg	ain, sell and convey unto said part. Of the second part
TO HAVE AND TO HOLD THE SAME unto the said part for it to second part. Head hoters and saigna, tegether with all and singular the teners recollisaments and apportenences thereant belonging, or in surveils apportaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas saidfulled. Head hours, a certain promisery noted and writing to and four if of the second part, discribed as follows: Let the first of the second part, discribed as follows: Let the first of the second part, discribed as follows: Let the first of the second part, discribed as follows: Let the first of the second part, discribed as follows: Let the first of the second part, discribed as follows: Let the first of the second part, discribed as follows: Let the first of the second part, discribed as follows: Let the first of the second part, discribed as follows: Let the first of the second part, discribed as follows: Now, it said pertifies the first part shall pay or cause to be paid to easil part. He is after the second part, shall see the best of the second part and the wholly discharged and and otherwise shall remain in fall force and effect. But it said one or easy as the second to the second part shall be wholly discharged and and otherwise shall remain in fall force and effect. But it said one or easy as a second as follows thereon, is not paid when the ame may be are made and payable, the whole of mind one or easy, and interest thereon, shall then become due and applyable, and said part first of the second part shall be whill be an add payable, the whole of mind one or easy, and interest thereon, shall then become due and applyable, and said part first of the second part shall be said the cause and payable, and said part first of the second part shall be said the cause and payable, and said part first of the second part shall be said to a cause of the said and payable, and said part first of the second part shall be said to a cause of the said and payable, and said part first of the second		
restriction and appart canases thereunts belonging, or in any wife spectations, forever. PROVIDED, AMAYS, and these presents are upon this express condition, that whereas main cause it is a subject of the second part, described as follows: Out that we see the present of the second part, described as follows: Out that we see the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Now, If said part. As the size of the same, see that we see that the same is done, and escretical and described	to the City of Tulas according	to the recorded peak thereof DOLLING,
restriction and appart canases thereunts belonging, or in any wife spectations, forever. PROVIDED, AMAYS, and these presents are upon this express condition, that whereas main cause it is a subject of the second part, described as follows: Out that we see the present of the second part, described as follows: Out that we see the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Now, If said part. As the size of the same, see that we see that the same is done, and escretical and described		A STATE OF THE STA
restriction and appart canases thereunts belonging, or in any wife spectations, forever. PROVIDED, AMAYS, and these presents are upon this express condition, that whereas main cause it is a subject of the second part, described as follows: Out that we see the present of the second part, described as follows: Out that we see the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Now, If said part. As the size of the same, see that we see that the same is done, and escretical and described	Hardest Course of the Course o	
restriction and apport cancers thereunto belonging, or in anywish apportaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said the providence of the second part, described as follows: College of the second part, described as follows: Now, if said part. Life is part shall pay or cause to be poid to said part. Sec the second part, described. Now, if said part. Life is fact shall pay or cause to be poid to said part. Sec the second part and to shall pay or cause to be poid to said part. Sec the second part and to shall pay or cause to be poid to said part. Sec the second part and to shall be shall pay or cause to be poid to said part. Sec the second part shall be shall pay or cause to be poid to said part. Sec the second part shall be shall pay or cause to be poid to said part. Sec the second part shall be shall pay or cause to be poid to said pay the second part shall be shall pay or cause to be poid to said some and second of or any part thereof are not pay shall be shall pay the same are by law and and payable, the whole of said sum or sum, and interest thereon, shall then become due and payable, and said part Second part shall be estitled to the poss of said pennics. And the said part. Second the same are by law and and payable, the whole of said sum or sum, and interest thereon, shall then become due and payable, and said part. Second part shall be estitled to the poss of said pennics. And the said part. Second the same are by law and and payable, the whole of said sum or said payable, the whole of said sum or said payable. STATE OF OKIAHOMA, TULSA COUNTY, ss. Before me. L. B. S. L.	medicalizationapassana que que que que que de la constitución de la co	
PROVIDED, ANATAS, and these presents are upon this express condition, that were satisficated of the second part, described as follows: PROVIDED, ANATAS, and these presents are upon this express condition, that were satisficated of the second part, described as follows: Provided that the provided of the second part, described as follows: Provided that the second part that the interest thereon, according to the tense and tence of the same, then this mortgaps shall be wholly discharged and and otherwise shall remain in full force and effect. But if and sum or some of money may part thereof, or any interest thereon, in the same in due, and and payable, the whole of said run or, sum, and interest thereon, shall then become due and provides, and said part of the second part shall be estitled to the poss of aid premise. And the said part of the first part for aid consideration of	yangan ang mang mang mang mang mang mang	<i>C</i> ·
restriction and appart canases thereunts belonging, or in any wife spectations, forever. PROVIDED, AMAYS, and these presents are upon this express condition, that whereas main cause it is a subject of the second part, described as follows: Out that we see the present of the second part, described as follows: Out that we see the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Out that we see that the second part, described as follows: Now, If said part. As the size of the same, see that we see that the same is done, and escretical and described	TO HAVE AND TO HOLD THE SAME unto the said part. 4c. of the sec	and part heirs and assigns, together with all and singular the tenements
Let note the Bold of the second part, described as follows: Continued of the second part, described as follows: Continued of the State of Okhhoma, the within-turned mortgage. Assignment was filed for read of the State of Okhhoma, the within-turned mortgage. In the State of Okhhoma, the within-turned mortgage. Assignment was filed for read of the search of the same as the search of the		·
Let the description and drivered	PROVIDED, ALWAYS, And these presents are upon this express conditi	ion, that whereas said flue E. Wilher & Sarah Walker, he
State in the interest in the interest thereon, and consideration do	ake this day executed and deliveredcertain promissory note:	in writing to said part. 4 of the second part, described as follows:
State that there is a state of the second part which are or may be assessed and levide against each present thereof are not paid when the same is doe, and otherwise shall be read on the said part which are or may be assessed and levide against each present thereof are not persent thereof the same in the same are by law mad observishes all the said part which are or may be assessed and levide against each present thereof, and there thereof, and there thereof, and there thereof are not persent the same are by law mad observishes all one of said or many and interest thereof, all the said part which are or may be assessed and levide against each premise or any part thereof are not persis when the same are by law mad observed has been one of a said part which are or may be assessed and levide against each premise or any part thereof are not paid when the same set load, and partially for the first part for said consideration do. hereby expressly waive an approximence of said real estate and all benefit of the said premises. And the said part which are of the first part for said consideration do. hereby expressly waive an approximence of said real estate and all benefit of the said part which are of the said part which are of the said part which are the said of the said part which are the said part which are the said of the said of the said the said the said part which are the said of the said the sa	1 + 1 1 5 08 89 1 1	##
Now, it said particles the first part shall pay or cause to be paid to said part for the second part for t	1 . I. A 35 69 due	3 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
Now, if said part. 1550 the first part shall pay or cause to be paid to said part. 1500 the second part. 1500. Now, if said part. 1550 the first part shall pay or cause to be paid to said part. 1500 the second part. 1500. Now, if said part. 1550 the first part shall pay or cause thereon, according to the tense and searce of the same, then this mortgage shall be wholly discharged and not otherwise shall remain in full force and effect. But if said sum or sums of money or any part thereof, or any laterest threon, is not paid when the same is dun, and access and accessments of every nature which are or may be accessed and leveled against said premises or any part thereof are not paid when the same is dun, and access and aspectations of the said and supparts. And the said part. 2500 the second part shall be critical to the pose fraid premises. And the said part. 2500 the same and stay less of the state of Okhama. IN WITNESS WHEREOF, The said part. 2500 the first part has 1 hereunto set. 1500 the part has 1 and 1 hereit of the lead exemption and stay laws of the State of Okhama. IN WITNESS WHEREOF, The said part. 2500 the first part has 1 hereinto except the said part. 1500 the said part. 2500 the first part has 1 hereinto except the said part. 1500 the said the	One note: La &38 & dell	ine oral time months.
Now, if said parts 120 the first part shall pay or cause to be pold to said part 150 the meanity part 1100. helis or assigns, said sum of money in the a mesestbed note 2 mentioned, together with the interest thereon, according to the tenns and tenor of the same, then this mortages shall be wholly discharged and and otherwise shall remain in fall force and sefect. But if said sum or sums of money or any part thereof, or any interest thereon, in orbit when the same is due, and access and assessments of every nature which are or may be assessed and levied against said premise or any part thereof are not paid when the same are by law mad and payable, the whole of said sum or sums, and interest thereon, shall then become due and payable, and said part 150 the second part shall be entitled to the posses of rail premise. And the said parts 150 the second part shall be entitled to the possessment of said real estate and all benefit of the lead exemption and sixy laws of the State of Oklahoma. IN WITNESS WHEREOF, The said parts 150 the first part has become not said for the law and year first above written. STATE OF OKLAHOMA, TULISA COUNTY, ss. Before me. 18 100 the premise of the said parts 150 the first part has been and the same as 150 the said parts	of the state of th	The second secon
Now, if said parts 120 the first part shall pay or cause to be pold to said part 150 the meanity part 1100. helis or assigns, said sum of money in the a mesestbed note 2 mentioned, together with the interest thereon, according to the tenns and tenor of the same, then this mortages shall be wholly discharged and and otherwise shall remain in fall force and sefect. But if said sum or sums of money or any part thereof, or any interest thereon, in orbit when the same is due, and access and assessments of every nature which are or may be assessed and levied against said premise or any part thereof are not paid when the same are by law mad and payable, the whole of said sum or sums, and interest thereon, shall then become due and payable, and said part 150 the second part shall be entitled to the posses of rail premise. And the said parts 150 the second part shall be entitled to the possessment of said real estate and all benefit of the lead exemption and sixy laws of the State of Oklahoma. IN WITNESS WHEREOF, The said parts 150 the first part has become not said for the law and year first above written. STATE OF OKLAHOMA, TULISA COUNTY, ss. Before me. 18 100 the premise of the said parts 150 the first part has been and the same as 150 the said parts	all tearing interest at is	re rate of eight me Cent
Now, if said part. Lies the first part shall pay or cause to be paid to said part. Lies the second part. Lies there are second part. Lies the second part shall be unfold discharged and do otherwise shall the main in full force and effect. Lies it said sum or some of money or any part thereof, or any interest thereon, is not paid when the same is doe, and axes and axes sand ax	nell annum	
Now, if said part. Lies the first part shall pay or cause to be paid to said part. Lies the second part. Lies there are second part. Lies the second part shall be unfold discharged and do otherwise shall the main in full force and effect. Lies it said sum or some of money or any part thereof, or any interest thereon, is not paid when the same is doe, and axes and axes sand ax	A CONTRACTOR OF THE PROPERTY O	yda o dynawy o gwyr o bad na ba gymydd y gwyddiag y gwyddiad y ddiad y
STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me. B. 2012 Dand for said Sounty and State on this. J.	tend exemption and stay lows of the State of Oklahoma.	<i>g</i>
Before me. 19 1 2012 personally appeared. fig. and for said-County and state on this. 10 pday of 1		resse 6. Walner
Before me. CB TATES. Analytical and State on this. I play of this will be a to me known to be the identical person who except the within and foregoing instrument, and acknowledged to me that the uses and purposes therein set forth. My commission expires. Mr. Called ASSIGNMENT. KNOW ALL MEN BY THESE PRESENTS: That of Co in the State of Oklahoma, the within-named mortgage in consideration of the sum of and DOLL to in hand paid, the receipt whereof is hereby acknowledged, do hereby SELL, ASSIGN, TRANSFER, SET OVER and CONVEX theirs and assigns, the within mortgage deed, the real estate conveyed, and the promissory note. debts and claims thereby secured, and covenants therein contained. IN WITNESS WHEREOF, The said mortgage. ha. hereunto set. hand this day of A. D. 19 at Colock. M. Fee, S. Register of De RECEIPT. RECEIPT. Received of Market and Assigns and State on the same foreover on the contained. RECEIPT.		/ Darah Waiker
Before me. A 3 3 3 3 4 3 4 4 4 1 1 1 1 1 1 1 1 1 1 1		beautiful Marie and the control of t
Assignment was filed for record on the Executed in State on this personally appeared. Assignment was filed for record on the Executed in State on this sasignment was filed for record on the sasignment was filed for record on the executed in sasignment was filed for record on the executed in sasignment was filed for record on the executed in sasignment was filed for record on the executed in sasignment was filed for record on the executed in sasignment was filed for record on the executed in sasignment was filed for record on the executed in sasignment was filed for record on the executed in sasignment was filed for record on the executed in sasignment was filed for record on the executed in executed in sasignment was filed for record on the executed in th		Batan Pales
the within and foregoing instrument, and acknowledged to me that They executed the same as the free and voluntary act and de the uses and purposes therein set forth. My commission expires. The first presents: ASSIGNMENT. ASSIGNMENT. ASSIGNMENT. ASSIGNMENT. Co in the State of Oklahoma, the within-named mortgage in consideration of the sum of and DOLL in hand paid, the receipt whereof is hereby acknowledged, do hereby SELL, ASSIGN, TRANSFER, SET OVER and CONVEY. To have and to hold the same, forever; subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgage. has hereunto set hand, this day of Executed in Presence of This assignment was filed for record on the day of A. D. 19, at SECEIPT. Received of RECEIPT.	Before me 13 3 2002	The control of the control
the within and foregoing instrument, and acknowledged to me that Italy executed the same as Italy free and voluntary act and de the uses and purposes therein set forth. My commission expires Italy 2 leader 2 l	mand for said Founty and State on this	19.1. personally appeared to ma Impure to be the identical person with a grant a
the uses and purposes therein set forth. My commission expires Mixically 26 ASSIGNMENT. ASSIGNMENT. ASSIGNMENT. In consideration of the sum of	the within and formation instrument, and cal nowledged to me that I fell 4	executed the same as 1/2/2 free and voluntary act and deed to
ASSIGNMENT. ASSIGNMENT. ASSIGNMENT. Plotary Public RNOW ALL MEN BY THESE PRESENTS: That of co in the State of Oklahoma, the within-named mortgage in consideration of the sum of and DOLI co in hand paid, the receipt whereof is hereby acknowledged, do hereby SELL, ASSIGN, TRANSFER, SET OVER and CONVEY theirs and assigns, the within mortgage deed, the real estate conveyed, and the promissory notedebts and claims thereby secured, and covenants therein contained. To have and to hold the same, forever; subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageehahereunto sethandthis		
ASSIGNMENT. That	New commission expires Movember 26 19/1	15 The three contractions of the contraction of the
That		10 each matare Gublic
That	ENOW ALL MEN BY THESE PRESENTS:	GNMENT.
in consideration of the sum of		of
and DOLI on the hand paid, the receipt whereof is hereby acknowledged, do hereby SELL, ASSIGN, TRANSFER, SET OVER and CONVEY theirs and assigns, the within mortgage deed, the real estate conveyed, and the promissory note debts and claims thereby secured, and covenants therein contained. To have and to hold the same, forever; subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgages has hereunto set hand, this day of EXECUTED IN PRESENCE OF This assignment was filed for record on the day of A. D. 19, at Register of De RECEIPT.		
neirs and assigns, the within mortgage deed, the real estate conveyed, and the promissory notedebts and claims thereby secured, and covenants therein contained. To have and to hold the same, forever; subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgagee. hahereunto sethandthis	and the special contraction of the contraction of t	and DOLLAR
To have and to hold the same, forever; subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgagee ha hereunto set hand this day of EXECUTED IN PRESENCE OF This assignment was filed for record on the day of A. D. 19, at Science M. Fee, S. Register of De RECEIPT.		
IN WITNESS WHEREOF, The said mortgagee ha hereunto set hand this day of EXECUTED IN PRESENCE OF This assignment was filed for record on the day of A. D. 19, at RECEIPT. Received of	neirs and assigns, the within mortgage deed, the real estate conveyed, and the pr	omissory notedebts and claims thereby secured, and covenants therein contained.
EXECUTED IN PRESENCE OF This assignment was filed for record on the day of A. D. 19 , at received of Register of De	IN WITNESS WHEREOF, The said mortgagee hahereunto set	tions therein contained
This assignment was filed for record on the day of A. D. 19 , at		**************************************
Register of De Register of De Received of		Mysiconnection (with particular works for the article block distributed the construction of the constructi
Register of De RECEIPT.		
RECEIPT.	o'clock	day of
RECEIPT.		
Received of		Register of Deeds.
	S	Register of Deeds.
the within-named mortgagor the	RE	Register of Deeds.
	Received of	Register of Deeds. 19
in full satisfaction of the within mortgage.	Received of	Register of Deeds. 19 the within-named mortgagor the sum of