Real Estate Mortgage Record

is wife, of the County of and and sarty of the second part: WITNESSETH, That the said part of the first part, for and is art, the receipt whereof is hereby acknowledged, ha granted, barg	in consideration of the sum of in hand paid, by the said party of the squined and sold, and by these presents do grant, bargain, sell, convers and assigns, forever, all of the following described tract piece or par
THIS INDENTURE, Made this	and duly recorded it book on page
THIS INDENTURE, Made this	Register of D By
THIS INDENTURE, Made this	By
THIS INDENTURE, Made this	and any ofin the year of ourin the year of ourin the year of ourin the year of ourin consideration of the sum of in consideration of the sum of in hand paid, by the said party of the squined and sold, and by these presents do grant, bargain, sell, convers and assigns, forever, all of the following described tract piece or par
is wife, of the County ofandand surfaceand successors	day ofin the year of ourin the year of ourin the year of ourin the jear of the first part, and,in consideration of the sum of in consideration of the sum of in hand paid, by the said party of the standard and sold, and by these presents do grant, bargain, sell, convers and assigns, forever, all of the following described tract piece or par
is wife, of the County ofandand surfaceand successors	in consideration of the sum of in hand paid, by the said party of the squined and sold, and by these presents do grant, bargain, sell, convers and assigns, forever, all of the following described tract piece or par
arty of the second part: WITNESSETH, That the said part of the first part, for and i art, the receipt whereof is hereby acknowledged, in granted, barg	in consideration of the sum of in hand paid, by the said party of the symbol gained and sold, and by these presents do grant, bargain, sell, convers and assigns, forever, all of the following described tract piece or par
arty of the second part: WITNESSETH, That the said part of the first part, for and i art, the receipt whereof is hereby acknowledged, ha granted, harg onfirm unto said party of the second part, and to successors	in consideration of the sum of in hand paid, by the said party of the s gained and sold, and by these presents do grant, bargain, sell, conver
WITNESSETH, That the said part of the first part, for and i	Dollars, to in hand paid, by the said party of the s gained and sold, and by these presents do grant, bargain, sell, conver and assigns, forever, all of the following described tract piece or par
art, the receipt whereof is hereby acknowledged, ha granted, barg	Dollars, to in hand paid, by the said party of the s gained and sold, and by these presents do grant, bargain, sell, conver and assigns, forever, all of the following described tract piece or par
	entre production and the production of the contract of the con
ration of the control	
recessors and assigns at the office of	covenants herein, and the payments to the said
	ng to the terms and conditions of the one promissory note, made and execut
net of the first part hearing even date barowith with interest there	on from date at the rate of
annually, but with interest after maturity at the rate of tenterost notes thereto attached. SECOND.—Said part	en per cont per annum, which interest is evidenced by
sther now are, and not to commit or allow any wasto an said premises. FOURTH.—It is further expressly agreed by and between the paid principal or interest notes, when the same become due, or in case of remises, or upon said loan, or the premiums for said fire insurance when contained, the whole of Said principal sum named herein, and first arty, and this mortgage may be foreclosed accordingly. And it is also as ondition herein, the rents and profits of said premises are pledged to the not said party of the second part, or assigns, shall be entitled to possession. FIFTH.—It is hereby further agreed and understood that this more	all buildings, tences and other improvements on the said land in as good of default in the payment of any lest all land in as good of default in the payment of any lest all land in the payment of any lest all land in as good of default in the payment of any lest all land in the same become due, or in case of the breach of any covenant or condition hereon, shall become immediately due and payable, at the option of said spread that in the overn of any default in payment or breach of any covering party of the second part, or said safety of the second part, or safety of the saf
seribed, and all renewal, principal or the interest more that may hereather but, to evidence said principal or the interest upon the same during the sa INXTE.—It is further expressly agreed by and between the parties tripping or mining be commenced on any part of said and to obtain coal, ritten consent of said second party having first been secured to commonic il or gas or mining, or stripping for coal, stone or other mineral substance rat obtained the written consent of said second party as aforeals, such secures to immediately become due and payable at the option of said secon	in the development of the payment of the payment of said physical that no drilling shall be commenced upon said land for oil or gas a stone or other minerals or substances of any character whatsoever without each drilling, mining or stripping operations and that in the event drilling so of any character whatsoever shall be commenced on said land without he drilling, mining or stripping shall operate to make the dabt which this more diparty and this mortgage may be foreclosed accordingly. at, in the event action is brought to foreclose this mortgage
ay a reasonable attorney's fee ofdo	at, in the event action is brought to forcolose this mortgage
nive appraisoment of the said real estate. The foregoing conditions being performed, this conveyance to be	늘 하는 사는 병원이 만든 사람들이 되는 것 같은 사람 생각이 얼마나 다른 것이다.
	e void; otherwise of full force and virtue.
	بمريد ومرير والمنافع المراج والمراج والمعايين فالمواج والمعاين والمنافع والمائد والواز والمريد والمراج والمراجع والمساوي
IN TESTIMONY WHEREOF, the said part of the first part hay and year first above ihentloned.	hereunto subscribe name and affix sen1 c
그는 항상 나는 이 없는 그들은 하는 것을 모양했다.	[S
경기 사람들은 기계를 가져지는 기가를 하는데 되었다.	ts
Executed and delivered in the presence of	
	a+ a. Farancia
STATE OF OKLAHOMA, County of	A Notary Public, in and for said County and State, o
STATE OF OKLAHOMA, County of	A Notary Public, in and for said County and State, o
STATE OF OKUMIONA, County of	a Notary Public, in and for said County and State, o
STATE OF OKUMIONA, County of	A Notary Public, in and for said County and State, o