Real Estate Mortgage Record

is wife, of the County ofand	This instrument was filed for record on theday o
THIS INDENTURE, Made this and thousand Nine Hundred and and swife, of the County of and and surty of the second part: WITNESSETH, That the said part of the first part, for and surt, the receipt whereof is hereby acknowledged, has granted, baseling and situate in the County of successors.	and duly recorded in book on page Register of Deeds By Deputy Fee, \$ in the year of our Lord by and between in the year of our Lord d State of Oklahoma, part of the first part, and d in consideration of the sum of by the said party of the second regained and sold, and by these presents do grant, bargain, sell, convey and part and assigns, forever, all of the following described tract plece or parcel
THIS INDENTURE, Made this and thousand Nine Hundred and and swife, of the County of and and surty of the second part: WITNESSETH, That the said part of the first part, for and surt, the receipt whereof is hereby acknowledged, has granted, baseling and situate in the County of successors.	Register of Deeds By Deputy Fee, \$
is wife, of the County ofand	day of
is wife, of the County ofand	din consideration of the sum ofin hand paid, by the said party of the second argained and sold, and by these presents de grant, bargain, sell, convey and party and assigns, forever, all of the following described tract piece or parcel
is wife, of the County ofand	d State of Okiahoma, part of the first part, and
s wife, of the County of	d State of Okiahoma, part of the first part, and
with esecond part: With esecond part: of the first part, for and the receipt whereof is hereby acknowledged, harmonic, barry, the receipt whereof is hereby acknowledged, harmonic, barry and to successor. I and lying and situate in the County of	d in consideration of the sum of in hand paid, by the said party of the secon trgained and sold, and by these presents de grant, bargain, sell, convey and assigns, forever, all of the following described tract piece or parcel
WITNESSETH, That the said part of the first part, for and rt, the receipt whereof is hereby acknowledged, ha granted, bardirm unto said party of the second part, and to successor land lying and situate in the County of	in hand paid, by the said party of the secon- trgained and sold, and by these presents de grant, bargain, sell, convey and are and assigns, forever, all of the following described tract piece or parcel
art, the receipt whereof is hereby acknowledged, hagranted, barafirm unto said party of the second part, and to successor land lying and situate in the County of	in hand paid, by the said party of the second argained and sold, and by these presents do grant, bargain, sell, convey and ars and assigns, forever, all of the following described tract piece or parcel
والمناف والمناف والمناف والمناف والموقعة والمناف والمناف والمناف والمناف والمناف والمنافي والمنافي والمنافي والمنافية	
and a state of the	
en e	
	and the control of t The control of the co
	الرواسية الرواسية في المعالجية والمستقيمية المستقيلة والمستقيلة والمستقيلة والمستقيلة والمستقيلة والمستقيلة وا والرواسية الرواسية والمستقيلة والمستقيلة والمستقيلة والمستقيلة والمستقيلة والمستقيلة والمستقيلة والمستقيلة وال
	t tenements, hereditaments and appurtenances thereunto belonging, or in any wisc of the second part, and to heirs and assigns forever. And the said of the second part, and to the lawful owner of the premises above granted and clear of all incumbrances, and that will WARRANT AND DEFENT
cessors and assigns at the office of	covenants herein, and the payments to the said
	그렇게 있는 그는 그들은 그는 그들은 하는 것이 되었다. 그는 그를 가는 그는 그를 하는 것이 되었다. 그는 그를 하는 것이 없는 것이 없는 것이다. 그런 그를 하는 것이다. 그런 그를 다른 것이다.
SECOND.—Said part.——of the first part hereby covenant.— d, and any taxes or assessments that shall be made uppn said loan or ate of Oklahoma, if any there be, or by the county or town wherein as arrigaged premises insured in some reliable fire insurance company, app liars, and to assign the policies to said party of the second part, as the cond part, to be held by them unit this mortgage is fully paid and said collecting such insurance if loss occurs. THIRD.—The said part——of, the first part agree—to keep	ten per cent per annum, which interest is evidenced by
FOURTH.—It is further expressly agreed by and between the p d principal or interest notes, when the same become due, or in case of emises, or upon said ion, or the premiums for said fire insurance whe tensive in the said ion, or the premiums for said fire insurance whe rity, and this mortgage may be foreclosed accordingly. And it is also a dation herein, the rents and profits of said premises are pledged to the daid party of the second part, or assigns, shall be entitled to possessi FIFTH.—It is hereby further agreed and understood that this mo scribed, and all renewli, principal or interest notes that may hereafter be	narties hereunto that if any default be made in the payment of any part of either if default in the payment of any installment of taxes or assessments upon said on the same become due, or in case of the breach of any covenant or condition here are not as the property of the same second agreed that in the covenant of the same payment, at the open of any second epicted that in the covenant of the same payment, assigns, as additional collateral security, ion of said premises, by receiver or obligations, as additional collateral security, one case the payment of the principal note and interest notes heroin the given, in the oven tof any extension of time for the payment of said principal.
liter consent of said second party having first been secured to comment or gas or mining, or stripping for coal, stone or other mineral substance st obtained the written consent of said second party as aforesaid, such	said time of extension. see herato that no drilling shall be commenced upon said land for oil or gas or any i, stone or other minerals or substances of any character whatsoever without the cosaid drilling, mining or stripping onerations and that in the event drilling for set of any character whatsoever shall be commenced on said land without having all ling, mining or stripping shall operate to make the debt which this mortgage multiple party and this mortgage only be foreclosed accordinging. at, in the event action is brought to foreclose this mortgage.
	and party and this mortgage may be foreclosed accordingly. will hat, in the event action is brought to foreclose this mortgage will foliars, which this mortgage also secures, and do—hereby expressly
ive appraisement of the said real estate, The foregoing conditions being performed, this conveyance to b	요즘 이 회사 (40명) 이 아이는 보는 그는 이 사고 제작 없이 되었다. 날
IN TESTIMONY WHEREOF, the said part of the first part	hereunto subscribename and affixscal on the
r and year first above mentioned.	
하는 사고 등이 기계하고 있다고 있습니다. 그는 시간 중요 등이 이용하는 것은 사용 사용 하는 사용을 받았다. 사용 하는 사용 기계를 보냈다는 것이 되었다.	[SEAL]
Executed and delivered in the presence of	[SEAL]
	나라 하다는 사람들은 사람들은 사람들은 사람들은 사람들이 되었다.
ATE OF OKLAHOMA, County of sg.	경기의 가지가 보면 가게 모양이다가 하여지 않는데, 이 가는데, 이 가지 않아 가게 되었다. 그 사람이 얼굴하면 되었다.
ALID OF Old Milloudy, County Old Manager Control SS.	A. D. 19 personally appeared
Before me,	
Before me,day of A	
Betore me, day of. A	foregoing instrument, and acknowledged to me thatexecuted sos and purposes therein set forth.