## Real Estate Mortgage Record

and daily recorded in book	PROM	STATE OF OKLAHOMA,
and duty recorded in books		This instrument was filed for record on theday of theA. D., 19, ato'clockM
Proc. 5.  THE SECRET SHEET, Make the set by part of our part for such large of Company and Secretary Sheet S	то	and duly recorded in bookon page
Pec. S.  THE INDESTRUET Mode this		Register of Deed
wife, of the Construction  wife, and the Construction  wife, and the Construction  of the Con		
a wife, of the County of	THIS INDENTURE, Made this	day ofln the year of our Lo
refs of the Scendy pef		
NET OF THE RESCRIPTION THE SEASON PROPERTY. Of the first part, for each in consideration of the sum of	s wife, of the County of	and State of Oklahoma, part of the first part, and
This metapoly wherever its hereby extensively extensively compared, harginated and sadd, and by these precents down, grant, harginated and sadd, and by these preceded for the profit harginated and sadd, and by these preceded for the profit harginated and sadd, and by these preceded for the profit harginated and sadd and by these preceded for the precedent of the profit harginated and sadd and by the precedent tract—a precedent of the precedent	arty of the second part;	
secretary of the second part, and to		Dollars, to in hand paid, by the said party of the secon
specialisms, and all rights of Romesteed companion into the and carry of the month start, and to	putirm unto said party of the second part, and to	uccessors and assigns, forever, all of the following described tract piece or parcel.
perfeatings and all rights of komesteen extension into the and perty of the exceed part, and to	And If the Structe in the County Discourse	and State of Originality, to-wit;
perfeatings and all rights of komesteen extension into the and perty of the exceed part, and to		
pertaining and ult right of komested exception unto be and party of the excess part, and to	and a second control of the control	and the second
pertaining and ult right of komested exception unto be and party of the excess part, and to	an and an ann an an ann an an an an an an an a	and the second s
pertaining and all rights of homestes exception into the said party of the second part, and to		and beginning and beginning and the person of the person o
earm in the quiet and peaceable passession of said party of the second part,		
e same in the quiet and peaceable pe		
e same in the quiet and peaceable pe		
e same in the quiet and peaceable pe		
earm in the quiet and peaceable passession of said party of the second part,		
e same in the quiet and peaceable pe		살이 되었다. 항상 사람은 기본 살이 되었다.
of the first part, hearing even date herewith, with interest thereon from date at the rate of	the principal sum of	Dolla
coup creat notes increte attached.  of the first part hereby covenant—and apreceding the second part of the second part of the second part of the first part hereby covenant—and apreceding the second part of the second part		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
THERD—The said part of the first part agree. to keep all buildings, fences and olice improvements on the said land in as good rope they now are, and not to commit or allow any waste on said premises.  POURTIL—It is further expressly agreed by and between the parties incremte that it any default be made in the payment of any part of city of the provided of the presence of	annually, but with interest after maturity at the ra	te of ten per cent per annum, which interest is evidenced by coupe
ive appraisement of the said real estate.  The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue.  IN TESTIMONY WHEREOF, the said part of the first part hereunto subscribe and affix seal on the grand year first above mentioned.  [SEAI]  Executed and delivered in the presence of is a Notary Public, in and for said County and State, on the day of a Notary Public, in and for said County and State, on the day of and personally appeared	id, and any taxes or assessments that shall be made upon said the of Okidhoma, if - y there be, or by the county or town whe origaged premises insured in some reliable fire insurance compa- llars, and to assign the policies to said party of the second part, to be held by them until this mortgage is fully paid a collecting such insurance if loss occurs.	ions or upon the logal holder of said notes and mortgage, on account of said loan by the rein said land is situated, when the same become due, and to keep the buildings upon the ny, approved by the party of the second part, for the sum of a said to keep the buildings upon the said that interests may appear and deliver said policies and renewals to said party of the and the large said party of the death of the large said party of the lirst part assumes all responsibility of proof and care and expensional said party of the lirst part assumes all responsibility of proof and care and expensional party of the lirst part assumes all responsibility of proof and care and expensional party of the lirst part assumes all responsibility of proof and care and expensional party of the lirst part assumes all responsibility of proof and care and expensional party of the lirst part assumes all responsibility of proof and care and expensional party of the large party
IN TESTIMONY WHEREOF, the said part. of the first part hereunto subscribe name and affix scal on the first p	THIRD.—The said part	) keep all buildings, fences and other improvements on the said land in as good repa smiles.  • the parties hereunts that if any detault be made in the payment of any part of either the state of the beauty of the same of t
ive appraisement of the said real estate.  The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue.  IN TESTIMONY WHEREOF, the said part of the first part hereunto subscribe and affix seal on the grand year first above mentioned.  [SEAI]  Executed and delivered in the presence of is a Notary Public, in and for said County and State, on the day of a Notary Public, in and for said County and State, on the day of and personally appeared	emises, or upon said loan, or the premiums for said fire insuran- contained, the whole of said principal sum named herein, and in rity, and this mortgago may be forcelosed accordingly. And it is	cas when the same become due, or in case of the breach of any covenant or conflict he terest thereon, shall become immediately due and payabe, at the option of said second also agreed that in the event of any dotain in payabe, to the option of said second the conflict has been dead to the conflict had been also agreed that in the event of any dotain in payabe, to the post of any covenant;
IN TESTIMONY WHEREOF, the said part. of the first part hereunto subscribe name and affix scal on the first p	idition herein, the rents and profits of said premises are pleugod i said party of the second part, or assigns, shall be entitled to p FIFTH.—It is hereby further agreed and understood that i wribed and sil repewal, brincipal or interest notes that may here	t to the party of the second part, or a suggest, as additional collateral security cossession of said premises, by receiver or otherwise. This mortrage secures the payment of the principal note and interest notes here after he river in the event of they extend of time for the navagest of said prevents.
ive appraisement of the said real estate.  The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue.  IN TESTIMONY WHEREOF, the said part of the first part hereunto subscribe and affix seal on the grand year first above mentioned.  [SEAI]  Executed and delivered in the presence of is a Notary Public, in and for said County and State, on the day of a Notary Public, in and for said County and State, on the day of and personally appeared	ot, to evidence said principal or the interest upon the same during SIXTEL—It is further expressly agreed by and between the pping or mining be commenced on any part of said land to obta	g the said time of extension.  3 parties hereto that no drilling shall be commenced upon said land for oil or gas or an ill coal, stone or other minerals or gubstances of any character whatsoever without it
IN TESTIMONY WHEREOF, the said part. of the first part hereunto subscribe name and affix scal on the first p	itten consent of said second party having first been secured to co or gas or mining, or stripping for coal, stone or other mineral su st obtained the written consent of said second party as aforesaid weres to immediately become due and payable at the option of sa	minence said drilling, mining or stripping operations and that in the event drilling for ibistances of any character whatsoever shall be commenced on said land without havin I, such drilling, mining or stripping shall operate to make the debt which this mortgag (id second party and this mortgage may be forcelosed accordingly.
The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue.  IN TESTIMONY WHEREOF, the said part of the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal on the first part hereunto subscribe name and aftix scal name name name		will the cent action is brought to foreclose this mortgage will will be will b
IN TESTIMONY WHEREOF, the said part of the first part hereunto subscribe name and aftix scal on the grand year first above mentioned.  [SEAI]  Executed and delivered in the presence of [SEAI]  [ATE OF OKLAHOMA, County of ss. a Notary Public, in and for said County and State, on the day of A. D. 19 personally appeared.		
IN TESTIMONY WHEREOF, the said part of the first part hereunto subscribe and aftix seal on the grand year first above mentioned (SEAI		그는 장마를 들는 아이들은 가능하는 그들이 하는데 모든 하는데 하는데 모든 물문을 하다를 모든 물리로 하다면
IN TESTIMONY WHEREOF, the said part of the first part hereunto subscribe name and affix seal on the grand year first above mentioned.  [SEAI]  Executed and delivered in the presence of [SEAI]  ATE OF OKLAHOMA, County of ss. a Notary Public, in and for said County and State, on the day of A. D. 19 personally appeared.		
Executed and delivered in the presence of  Executed and delivered in the presence of  ATE OF OKLAHOMA, County of	nanga panjangan pangan nangan nangan nangan mengan pangan pangan pangan pangan pangan pangan pangan nangan pangan	
Executed and delivered in the presence of  ISEAI  ATE OF OKLAHOMA, County of		ISEAL
ATE OF OKLAHOMA, County of		ISDAT
Before me, a Notary Public, in and for said County and State, on the day of A. D. 19 personally appeared.	Executed and delivered in the presence of	ISDAL
Before me, a Notary Public, in and for said County and State, on the day of A. D. 19 personally appeared.		
Before me, a Notary Public, in and for said County and State, on the day of A. D. 19 personally appeared	TATE OF OKTAHOMA County of ss	그런데 하는 그 모든 아이지 않는 그는 그는 이번 아이에 가는 것이 하는 것이 되었습니다. 그는 그는 그는 그는 이번 가는 것이 되었습니다. 그는 그를 가장하는 것은
d was the same of	Before me	A D 15
lis vii  ——————————————————————————————————	그리고 하면 가는 하는 사람들은 사람들은 사람들은 사람들이 가득하는 것이 하는 사람들이 되었다. 그는 사람들이 가득하는 사람들이 다른 사람들이 다른 사람들이 되었다.	선물을 하고 있다. 사람들은 사람들이 되는 경우에 되었다면 가장 하고 있다면 하는데 하는데 하는데 되었다면 하는데
- annythered to see that the control of the control	me known to be the identical person who executed the within the and voluntees and and deal	in and foregoing instrument, and acknowledged to me thatexecute:
	WITNESS my hand and official seal,	Notary Public,