Real Estate Mortgage Record

FROM	STATE OF OKLAHOMA,
TO.	and duly recorded in bookon page
e general de la companya de la comp La companya de la co	ByDeputy.
	Fee, \$
THIS INDENTURE, Made this	day ofin the year of our Lord
One Thousand Nine Hundred	by and between
his wife, of the County of	and State of Oklahoma, part of the first part, and
party of the second part:	
	for and in consideration of the sum of
part, the receipt whereof is hereby acknowledged, ha gran	ted, bargained and sold, and by these presents do grant, bargain, sell, convey and
	uccessors and assigns, forever, all of the following described tract piece or parcel
en de la composição de la La composição de la compo	angan di Kabupatèn K Kabupatèn Kabupatèn
an ang maganan da da an manggan da manggan na manggan da kan an manggan manggan na manggan na Manggan na manggan na m	a and his also an artificial agreement of the second of the control of the contro
and the second control of the second control	andere et de mercenia emiser per l'ancier apparat de l'arce de l'apparat, con la la competitat de la competit La competitat de la compe
aman kanan di kabupatan kamban kepada bahasa di Kabupatan bahasa bahasa bahasa bahasa bahasa bahasa bahasa bah Kabupatan bahasa ba	
ti digera de la camana general de periodo de la camana de La camana de la cam	
	a er eg men er eg egenden eg eg greg gan mannanning milindigar er an lemanig grig et a samplisme. Terretere
and the control of th	
	la a planta de la compania de la co
	lar the tenements, hereditaments and appurlenances thereunto belonging, or in any wise party of the second part, and to
whomsoever. This mortgage is given as security for the performance of the security for the security for the performance of the security for the securi	Dollars
on the first day of	according to the terms and conditions of the one promissory note, made and executed by
part of the first part, bearing even date herewith, with interes	st thereon from date at the rate of
nterest notes thereto attached. SECOND,—Sald part of the first part hereby cover and any taxes or assessments that shall be made more sald;	to of ten per cent per annum, which interest is evidenced by
State of Oklahoma, if any there be, or by the country or fown wher mortgaged premises insured in some reliable fire insurance compar loliars, and to assign the policies to faid party of the second part,	nant and agree to pay all taxes and assessments of whatsoever character on said ions or upon the legal holder of said notes and mortgage, on account of said ions by the rein said land is situated, when the same become due, and to keep the buildings upon the nay, approved by the party of the second part, for the sum of a titler interests may appear and deliver said policies and renewals to said party of the adaptive of the first part assumes all responsibility of proof and care and expense
second part, to be need by them until this mortgage is fully paid and collecting such insurance if iose occurs. THIRD.—The said part.——— of the first part agree.—— to	ad said party of the lirst part assumes all responsibility of proof and care and expense been all buildings, fences and other improvements on the said land in as good repair
is they now are, and not to commit or allow any waste on said pre FOURTH.—It is further expressly agreed by and between said principal or interest notes, when the same become due, or in	keep all buildings, fences and other improvements on the said land in as good repair mises. the parties hereunte that if any default be made in the payment of any part of either case of default in the payment of any installment of taxes or assessments upon said ce when the same become due, or in case of the breach of any covenant constitutions and the same become due, or in case of the breach of any covenant or said second also agreed that in the event of any default in payment or breach of any covenant or to the party of the second part, or assigns, as additional collateral security, ossession of said premises, by receiver or otherwise. his mortrage secures the payment of the principal gate and interest notes herein after be given, in the event of any extension of time for the payment of said principal gate said time of extension.
from see, or upon said toan, or the premiums for said fire insurant in contained, the whole of said principal sum named herein, and the party, and this mortgage may be foreclosed accordingly. And it is condition become the reads and profits of said promises are alleged	2a when the same become due, or in case of the breach of any covenant or condition here cerest thereon, shall become immediately due and payable, at the option of said second also agreed that in the event of any default in payment or breach of any covenant or the theory of the payment of the covenant or
and said party of the second part, or assigns, shall be entitled to p FIFTH.—It is hereby further agreed and understood that the second and all renewal, principal or interest notes that may be re-	ossession of said premises, by receiver or otherwise, his mortrage secures the payment of the principal rate and interest notes herein
lobt, to evidence said principal or the interest upon the same during SIXTH.—It is further expressly agreed by and between the stripping or mining be compared to any part of said land to obtain	the said time of extension. Sarties herete that no drilling shall be commenced upon said land for oil or gas or any
written consent of fald second party having first been sceured to co oil or gas or mining, or stripping for coal, stone or other mineral su irst obtained the written consent of said second party as aforesaid	y the said time of extension. Narties herete that he drilling shall be commenced upon said land for oil or gas or any la coal, stone or other minerals or substances of any character whatseever without the manner said drilling, mining or stripping operations and that in the event filling for bstances of any character whatseever shall be commenced on said land without having, such drilling, mining or stripping shall operate to make the debt which this mortgage id second party and this mortgage may be foreclosed accordingly. Let that, in the event action is brought to foreclose this mortgage. Will
valve appraisement of the said real estate.	dollars, which this mortgage also secures, and do hereby expressly
The foregoing conditions being performed, this conveyance	e to be vold; otherwise of full force and virtue.
IN TESTIMONY WHEREOF, the said part of the are	t part hereunto subscribe name and affix scal on the
ay and year first above montioned.	[SEAL]
	[SDAL]
Executed and delivered in the presence of	[SEAL]
	일본 현기를 발표하는 경기를 받는 것이 되고 있는 것이 되었다. 그런 경기를 받는 것이 되었다. 특별 이 기를 이 것이 되었다. 그리고 있는 이 보이는 것이 되었다. 그리고 있는 것이 되었다.
	사람이 그 마음 지나는 그는 그래말을 만나면 하는 이 얼마를 때 목록하는 사람들이 가지 않는 그는 이 전 시간이 나를 하지만 하는 것 같아. 나를 하는 것 같아.
STATE OF OKLAHOMA, County ofss.	W. Nation Dublic to out for all a con-
day of an analysis	A. D. 79, personally appeared
111	
o me known to he lie identical person who executed the within the same as free and yoluntary act and deed, for	m and foregoing instrument, and acknowledged to me that executed the uses and purposes therein set forth.
WITNESS my hand and official scal. Iy commission expires	그 전에 가는 아이를 가는 것을 하는 것은 사람들이 있다. 그렇게 하는 것이 사람들이 있는 사람들이 가는 것이 되었다는 것이 가장 하는 것이 되었다. 그런 그리스 사람들은 바람들이 하는 것이다.
바다 가게 가면서 살아가 되었다. 아이들은 그들은 사람들은 아이들은 아이들은 사람들이 아이들이 아니라	Notary Public.