	Real Estat	e Mortza	ve Record			
	∽OHIR:¤¢Ity:					
FRC	20		OF OKLAHOMA, - Instrument was filed			Second Second
J'r			ecorded in book			
				R	egister of Deeds.	
		Fee, \$			Deputy,	
THIS INDENTURE, Made th One Thousand Nine Hundred.	118					1
his wife, of the County of-			ma, part of the f			
party of the second part: WITNESSETH. That the sa	ld part of the first part, f	or and in consideration	of the sum of	4 • • = = • • • • • • • • • • • • • • •	******	
	م باره سمیه می از بر بر بر به او می بر به مر بر به مرحم می او می بر او بر او می او می او می او می	Dollars, to	in h	and paid, by the said	party of the second	
confirm unto said party of the second of land lying and situate in the Cou						and a second
		an a	a di serie de la composición de la comp La composición de la c	an a		
			an a	a an an ann an Arland. Anns an Arland	n an	
		na ang ang ang ang ang ang ang ang ang a				
un source d'alle productions de la source. Constant de la source de la source de la source de la source de la s	an di anta ang ang ang ang ang ang ang ang ang an				and a second s	
an an an tha an			an a	د به در در مرو به دوره با هم شاست.		
TO HAVE AND TO HOLD ? appertaining, and all rights of hom part of the first part do her and seized of a good and indefeasib the same in the quiet and peaceable						
the same in the quict and peaceable whomsoever. This mortgage is given as	possession of said party of the security for the performance of	second part, of the covenants horein necording to the terms	heirs and assigns, f	prever, against the class of the said	lims of all persons betrs, Dollars de and executed by	a ser a Ser a ser
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of on the first day of part of the first part, bearing a 	possession of said party of the security for the performance of of	second part, If the covenants herein according to the terms t thereon from dato at te of ten per cent per a	heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the cliphe said he said he promissory note, ma per cent evidenced by	lims of all persons heirs, Dollars de and executed by per annum, payable coupon	a de la compansión de la c Beneficia de la compansión de la compansión De la compansión de la comp
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of on the first day of part of the first part, bearing a 	possession of said party of the security for the performance of of	second part, If the covenants herein according to the terms t thereon from dato at te of ten per cent per a	heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the cliphe said he said he promissory note, ma per cent evidenced by	lims of all persons heirs, Dollars de and executed by per annum, payable coupon	a de la constante de la consta La constante de la constante de La constante de la constante de
the same in the quiet and peaceable whomseever. This mortgage is given as successors and assigns at the office in the principal sum of	possession of said party of the security for the performance of of	second part, of the covenants horein incoording to the terms t thereon front dato at te of ten par cent per a nant and agree onn or upon the legal 7 rein said and is situate by, approved by the part of said mark of the first state anarty of the first said anarty of the first	- heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the cla he said te promissory noie, ma per cent evidenced by sessments of whatsoev mortgage, on account t the sam of contained the sam of or seen the the sam of or server the obstibility of proof an	ums of all persons 	state in the second second Second second
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of on the first day of part of the first part, bearing of manually, but with in interest notes thereto attached. SECONDSaid part ind, and any taxes or assessments State of Okiahoma, if any there be, mortgaged premises insured in som oblars, and to assign the polices of	possession of said party of the security for the performance of of	second part, of the covenants horein incoording to the terms t thereon front dato at te of ten par cent per a nant and agree onn or upon the legal 7 rein said and is situate by, approved by the part of said mark of the first state anarty of the first said anarty of the first	- heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the cla he said te promissory noie, ma per cent evidenced by sessments of whatsoev mortgage, on account t the sam of contained the sam of or seen the the sam of or server the obstibility of proof an	ums of all persons 	n de la constante de la constan La constante de la constante de
the same in the quiet and peaceable whomseever. This mortgage is given as successors and assigns at the office in the principal sum of	possession of said party of the security for the performance of of	second part, of the covenants horein incoording to the terms t thereon front dato at te of ten par cent per a nant and agree onn or upon the legal 7 rein said and is situate by, approved by the part of said mark of the first state anarty of the first said anarty of the first	- heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the cla he said te promissory noie, ma per cent evidenced by sessments of whatsoev mortgage, on account t the sam of contained the sam of or seen the the sam of or server the obstibility of proof an	ums of all persons 	n en
the same in the quiet and peaceable whomseever. This mortgage is given as successors and assigns at the office in the principal sum of	possession of said party of the security for the performance of of	second part,	- heirs and assigns, for , and the payments to the and conditions of the or and conditions of the or the rate of	prever, against the cli- he said	Ims of all persons beirs, beirs, bollars de and executed by per annum, payable coupon of said party of the d care and expense l in as good repair any part of either sameais upon said blon of said second of any covenant or collateral security, setes notes herein t of said principal	station and the second seco But second sec Second second
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of on the first day of part of the first part, bearing a monuly, but with in interest notes thereto attached. Successors and assign the policies in second part, to be field by them und of oliecting such insurant in som dollars, and to assign the policies in second pression insured in som dollars, and to insurance if loss margaged pression insured in som dollars, and to interest incles, who margaged pression insured in som dollars, and the second part as they now are, and not to commit of collecting such insurance if loss mit principal or interest notes, who is contained, the whole of sold prin party, and this mortgage may be for and said party of the second part, o FIFTU is hereby furth described, and all renewal, principal of SIXTEL is hereby furth described, and all renewal, principal of SIXTEL is become futer ospa- stipping or minnes, or stripping for ond side needs the inter ospa- stipping of the second part, of stripping for said socond parts of the reserved the second part of the second part	possession of said party of the security for the performance of of	second part,	heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the cli- he said	Ims of all persons helrs, Dollars de and executed by per annum, payable coupon per charneter on said of said loan by the buildings upon the buildings upon the to said party of the d scare and expense I in as good repair any part of either sameats upon said of a said scored to faid second of a said principal y of lo of said principal isover without he isover without he isover without he sevent drilling for inde without having hich this mortage	a series a series a series a series and a series and a series of the series and a series of the series of the series of the series and series and series and series of the ser
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of on the first day of part of the first part, bearing of Successors and analy but with in interest notes thereto attached. Successors and any taxes or assessments State of Okiahoma, it any there be, motigaged premises insued in Som Heecond part, to be field by them unt of collecting such insurance if loss attain of Okiahoma, it any there be, motigaged premises insued in Som Heecond part, to be field by them unt of collecting such insurance if loss attain of Okiahoma, it is further ex- said principal or interest notes, who premises, or upon sail loan, or the in contained, the whole of sail part onadidm herein, the rents and prof and and party of the second part, or Fifty is he consenced of written consent of sails principal or the SINTH is be commenced of written consent of tails accound parts of lot of gas or mining the commenced written consent of sails principal of site or mining the commenced written consent of sails principal or is SINTH of the second part, site or mining the commenced written consent of sails principal of parts or mining the commenced written consent of sails principal or is SINTH sail part pay a reasonable attorney's fee of. waive appraisement of the sail real	possession of said party of the security for the performance of of	second part, If the covenants herein interest in the covenants herein decording to the terms t thereon front date at t there on the legal T in said and is situate by their interests may at said partles hereints f case of default in the order thereon is the the to the partles herein the same becom- order thereon is the the to the partles herein the same partles herein the same becom- order thereon is the the to the partly of the sec- ensession of said permit in coal, some or other mmence said drilling, in the attend there on the mmence said drilling, in the attend the order that no mence said drilling, in the attend the order of the mmence said drilling, in the attend the order of the mmence said drilling, in the attend the order of the mmence said drilling, in the attend the order of the mence at the order of the mence said drilling, in the attend the order of the mence said drilling, in the attend the order of the mence of the order of the attend the order of the order of the attend the order of the order of the attend the order of the attend the order of the order of the	heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the cli- he sald	Ims of all persons helrs, Dollars de and executed by per annum, payable coupon per charneter on said of said loan by the buildings upon the buildings upon the to said party of the d scare and expense I in as good repair any part of either sameats upon said of a said scored to faid second of a said principal y of lo of said principal isover without he isover without he isover without he sevent drilling for inde without having hich this mortage	
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of	possession of said party of the security for the performance of of	second part, of the covenanis horein inconting to the terms t thereon front dato at is of ten par cent per a iant and agree oan or upon the legal T there and agree oan or upon the legal T ein said and is situate ty, approved by the part misse, and agree as their interests may as their interests may be agreed that in the to upon store as the become or east thereon, shall be in coal, some or other memere said drilling, in the second party and this dollars, which this o to be void; otherwise	- heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the cli- he said	<pre>ulms of all persons</pre>	
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of	possession of said party of the security for the performance of of	second part,	heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the cliphe said	<pre>ulms of all persons</pre>	
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of on the first day of part of the first part, bearing of successors and analy but with in interest notes thereto attached. State of Okiahoma, if any there be, mortgaged premises insured in som of line first on a sessesments state of Okiahoma, if any there be, mortgaged premises insured in som of collecting such insurance if loss THIRD.—The add part as they now are, and not to commit FOURTH.—It is further ex- said principal or interest notes, who premises, or upon said loan, or the ind said party of the second part, of dest, to evidence said principal or if SIXTH —It is further ex- SIXTH.—It is further ex- stripping or mining, or stillping for inter solutions of sind prin- party, and be consented by worthing the observed by reinfer SIXTH.—It is further ex- SIXTH.—It is further ex- SIXTH.—It is further ex- stripping to mining the commenced or written consent of said principal or if SIXTH.—It is further expendent of the source of said principal or if a said second party written consent of said second party party are casonable altorney's fee of. waive appraisement of the said real The foregoing conditions b 	possession of said party of the security for the performance of of	second part,	- heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the cli- he said per cent evidenced by resuments of whatsoev mortgage, on account evidenced by resuments of whatsoev mortgage, on account evidenced by resuments of whatsoev mortgage, on account evidenced by possibility of proof an nehts on the said land ade in the payment of ment of taxes or assi- breach of any coveran abgings, as additional wise. terments on the said land fo of any character what a distant or said land fo of any character what retime and that in the fullows and that in the commenced on said in the fullows and that in the commenced on said in the fullows and that in the commenced on said and allows and that in the commenced on said and allows and that in the commenced on said and the commenced on said and the second accordingly.	<pre>ulms of all persons</pre>	
the same in the quiet and peaceable whomseever. This mortgage is given as successors and assigns at the office in the principal sum of on the first day of part of the first part, bearing of Bart of the first part, bearing of Bart of the first part, bearing of SECONDSald part ind, and any taxes or assessments State of Okinhoma, it any there be, mortgaged premises insured in som decond part, to be field by them unt of collecting such insurance if loss 	possession of said party of the security for the performance of of	second part,	- heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the cliphe said he saidper content of the said set of the said of the said of the said set of the said of the said set of the s	<pre>ulms of all persons</pre>	
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of on the first day of part of the first part, bearing of successors and any takes of assessments ind, and any takes of assessments State of Okiahoma, it any there be, mortgaged premises insured in som the principal of the first part, bearing of state of Okiahoma, it any there be, mortgaged premises insured in som of collecting such insurance if loss THED.—The said part as they now are, and not to commit of collecting such insurance if loss THED.—The said part and rain or interest notes, why premises, or upon said loan, or the in contained, the whole of said prin party, and his mortgage may be for condition of this mortgage may be for condition or interest notes, why dest, to evidence said principal or ti SIXTH —It is further expendent of the second party of the second part, out and marty of the second part SEVENTH—It is surther consent SEVENTH—Suid part SEVENTH—Suid part SEVENTH—Suid part may a reasonable altorney's fee of. waive appraisement of the said real The foregoing conditions b 	possession of said party of the security for the performance of of	second part,	heirs and assigns, for , and the payments to the and conditions of the or 	prever, against the cliphe said he saidper content of the said set of the said of the said of the said set of	<pre>ulms of all persons</pre>	
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of	possession of said party of the security for the performance of of	second part,	heirs and assigns, for , and the payments to the and conditions of the or 	prever, against the cliphe said he saidper content of the said set of the said of the said of the said set of	<pre>ulms of all personshelrs,Dollars ulm and executed by per annum, payablecoupon r character on sald of said joan by the buildings upon the buildings upon the to said party of tho d care and expense i in as good repair any part of either sements upon said i tor condition here issoer without the sevent drilling for ind without having hich this mortgagewillkerewillwill</pre>	
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of	possession of said party of the security for the performance of of	second part,	- heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the clipho said	<pre>imms of all persons</pre>	
the same in the quiet and peaceable whomsoever. This mortgage is given as successors and assigns at the office in the principal sum of	possession of said party of the security for the performance of of	second part,	- heirs and assigns, for , and the payments to the and conditions of the or the rate of	prever, against the clipho said	<pre>ulms of all personshelrs,Dollars ulm and executed by per annum, payablecoupon r character on said of said party of the buildings upon the buildings upon the to said party of heid d care and expense i in as good repair any part of either sements upon said i do care and expense i in as good repair any covenant or collateral security, .effest notes herein if of gaid principal group of the said principal group of the said principal if of gaid gaid if of gaid principal if of gaid gaid gaid gaid</pre>	
the same in the quiet and peaceable whomseever. This mortgage is given as successors and assigns at the office in the principal sum of	possession of said party of the security for the performance of of	second part,	heirs and assigns, for , and the payments to the and conditions of the or 	sever, against the cli- he saldper call of the sald repromissory note, ma per cent evidenced by sesaments of whatsoey martings on account a due, and to keep the policies and renewals consibility of proof an nearly of the said land afe in the payment of ment of taxes or asso breach of any covenan the payment or breach breach of any covenant of a payable, at the op in payment or breach the payment of the payment of the payment or breach is the payment or breach 	<pre>ulms of all persons</pre>	

 $J_{2,i+1}$ 4

51