Real Estate Mortgage Record

TO WAYS AND TO PRIVE TERP PARTY with only one designed to the control of the cont		STATE OF OKLAHOMA,	
and fluly recorded in book. — on page— Register of De By Dep. This Department, More than		This instrument was filed for record on theday of	
Prop. 5	210		
Fig. 5		Register of Deeds,	
THE STREETERM DOES this		By Deputy.	
The SAME AND TO HOLD TITLE BALLY, with all and simplifies the progression, preceding and appertunests the control of the same		Fee, \$	
the wife, of the county of		day ofin the year of our Lord	
in wife, of the County of			
AND SHAPE AND TO LIPLO THE SAME, with all and doughles the precision of the sum of	his wife, of the County of	and State of Oklahoma, partagement of the first part, and consequences	
TO BENEFIT OF THE SAME WITH TH			
ment, the receipt viewers in hereby acknowledged, has granted, hazagine, down and and the following sheetings, and to successes and assign, foreward all the following sheeting feet and and to successes and assign, foreward all the following sheeting feet and and the interest sheeting feet and and the part of land lying and attents in the Grunty of and assign, feeting feet and and			
TO HAYP AND TO HOLD THE RAME, with all and anapplar its preparents, perceitings and apportenances the require belonging, or in agy. The most park discovery between the perceiting and agree of the aft the officery between the perceiting and apportenances (the perceit park of the perceit park of the perceiting and agree of the aft the officery between the perceiting and agree of the agreement of the perceiting and agree of the agreement of the perceiting and agree of the agreement of the perceiting and agreement of the agreement of the perceiting and agreement of the agreement o	part, the receipt whereof is hereby acknowledged, ha granted confirm unto said party of the second part, and to succ	d, bargained and sold, and by these presents do grant, bargain, sell, convey and cessors and assigns, forever, all of the following described tract piece or parcel	
TO HAYPAND TO HIPLD THE SAME, with all and singular the proposents, berealthogents and apportenesses theregons belonging, or in age and the control of the first part dame, burely revenues tank and the officers, broad of the first part dame and provided the provided by the part of t			
TO HAYP AND TO HIPLD THE SAME with all and singular the proposents herealth and appurtures the introduction of the first part decree herealth proposed to the same in the agriculture and peace the proposed to the same in the agriculture and peace the peace the peace that all peace the same in the agriculture and peace the peace that the same in the agriculture and the peace that the same in the agriculture and the peace that the same in the agriculture and the peace to the same in the agriculture and the peace to the same in the peace to the same in the agriculture and the peace to the same in the same in the peace to the same in the peace to the same in the same in the peace to the same in the same			
apperliatory, and of Funds of Semested exemption unto their a party of the second part, and to "the Navigation of Second party of the Second part, and to "the Navigation of Second party of the Second part, and to "the Navigation of Second party of the Second part, and to "the Navigation of Second party of the Second part, and to "the Navigation of Second party of the Second part, and to "the Navigation of Second party of the Second part, and the Second party of the Second part, and the Second party of			
DEATE AND TO DUED THE SAME with all and singular the processed preceditions and appartenesses there are shoughing or in apparent of the first park down the park of the park o		하는 사람들은 사람들은 사람들이 가지 않는 것이 없는 사람들이 없다.	
TO MAYS AND TO HOLD THE SAME, with all and closure the requirements, breeditangets and consistent percents belonging, or in any properties, and a rights of formers of extensive states that the same percent of the score of the same percent of the			
the same in the quiet and peaceable peaceasion of mid party of the second part,			
the same in the quiet and peaceable peaceasion of mid party of the second part,			
he same in the guidst and peaceship peacesterin of raid party of the second part,		[기존도프라인] 티트리스 프로스 시민(트리는 2018년) 이 승	
the same in the quiet and peacethic possession of said party of the second part,		되어나 있다. 그는 말이 혼란 그림은 범인 사람이 되는 것 같습니다.	
nature of the first part, bearing oven date herewith, with interest therein from date at the rate of temper cent per annum, which laterest is evidenced by nature to near thereto attached. SECOND.—Saig part		helrs,	
SCOND—Sold partsements of the list part hereby exteriors	n the principal sum of	Dollars ecording to the terms and conditions of the one promissory note, made and executed by	
is they now are, and not to commit or allow any waste on said premises, and promited.—It is further expressly agreed by and between the parties hereunto that if any default be made in the payment of any part of all promites, or upon said loan, or the premiums for said fire insurance when the same become due, or in case of the breach of any covenant or condition in contained, the whole of said up rincipal sum numed herein, and interest intereous, shall become immediately due and payming, at the opinion of said agreement, or the whole of said and profits of said premises are pledged to the party of the second part, or assignar, as additional collateral second did never the said profits of said premises are pledged to the party of the second part, or assignar, as additional collateral second did never the said profits of said premises are pledged to the party of the second part, or assignar, as additional collateral second to the said profits of the second part, or assignar, as additional collateral second to the said profits of the said profits of the said profits of said second and profits of the interest notes that may hereafter be given, in the event of any extension of lime for the payment of said spread or the interest upon the same during the said time of extensions. Said part of said second party hard first been secured to commence and drilling, or said said second party hard first been secured to commence and drilling, mining or said said second and that if the event drilling that the said print said that of the event drilling that been secured to even second party and the said that of the event drilling with the said print said part. IN TESTIMONY WHEREOF, the said part hereby agree—that, in the event action is brought to foreclose this mortgage said part and delivered in the presence of the first part hereby agree—that, in the event action is brought and affix ——said free said country and State, on the said country and state, on the said that the said payment of the said country and state, on the said	n the principal sum of	Dollars coording to the terms and conditions of the one promissory note, made and executed by therein from date at the rate of	
s they now are, and not to commit or allow any waste on said premises. A SOURTIL—It is further expressly agreed by and between the parties hereunto that if any default be made in the payment of any part of all remises, or upon said loan, or the premiums for said fire insurance when the same become due, or in case of the breach of any covenant or condition, no contained, the whole of said any irrighns sum named inerth, and interest thereon, shall become immediately due and paymins, at the opinion of said are not to whole of said and printing of said fire insurance when the same become due, or in case of the breach of any covenant or condition no contained, the whole of said and printing of said premises are pledged to the party of the second part, or assignas, as additional collateral second many of the second part, or assignas, as additional collateral second and printing of said premises are pledged to the party of the second part, or assignas, as additional collateral second and printing of the interest notes that may herculter be given, in the event of any extension of time for the payment of said printing or the commerce and printing or the payment of said second party having first been secured to commence and collateral printing or said and collateral waste of said second party having first been secured to commence and drilling, mining or said parts portation and that if the event drilling rest collateral printing or said and that if the event drilling rest collateral printing or said and that if the event drilling rest collateral printing or said said second party having first been secured to commence and drilling, mining or saids second and that if the event drilling rest points and that of the event drilling rest points and that of the event drilling rest points and the written consent of said second party and the said part. The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue. STATE OF OKILAHOMA, County of the said person, who executed the within a	n the principal sum of	Dollars coording to the terms and conditions of the one promissory note, made and executed by therein from date at the rate of	
FOURTH.—It is further expressly agreed by and between the parties hereunte that if any default be made in the payment of any part of a member of the product of the payment of any part of a member of the payment of the payment of the member of the payment of the	n the principal sum of	Dollars coording to the terms and conditions of the one promissory note, made and executed by therein from date at the rate of	
any a reasonable alterney's fee of	n the principal sum of	there)n from date at the rate of	
any a reasonable attorney's fee of	n the principal sum of	there)n from date at the rate of	
IN TESTIMONY WHEREOF, the said part of the first part hereunte subscribe name and affix scal on lay and year first above mentioned. [SE] Executed and delivered in the presence of [SE] STATE OF OKLAHOMA, County of ss. , a Notary Public, in and for said County and State, on day of A. D. 19 personally appeared. Ind his value who we call the milling and foresting instrument, and acknowledged, to me that see the same in fee and so the identical person. Who executed the within and foresting instrument, and acknowledged, to me that execute the same and purposes therein set forth. WIFNESS, my hand and official scal,	n the principal sum of	there)n from date at the rate of	
IN TESTIMONY WHEREOF, the said part of the first part hereunte subscribe name and afflix scal on isy and year first above mentioned [SE] Executed and delivered in the presence of	n the principal sum of	there)n from date at the rate of	
IN TESTIMONY WHEREOF, the said part of the first part hereunic subscribe name and affix scal on lay and year first above mentioned. [SE] Executed and delivered in the presence of [SE] STATE OF OKLAHOMA, County of ss. a Notary Public, in and for said County and State, on day of A. D. 19 personally appeared. Ind his a to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged, to me that execute the said as the same as the identical person, who executed the within and foregoing instrument, and acknowledged, to me that execute the same as the identical person, who executed the within and foregoing instrument, and acknowledged, to me that execute the same as the identical person, who executed the within and foregoing instrument, and acknowledged, to me that execute the same as the identical person and outlary act and deed, for the uses and purposes therein set forth.	n the principal sum of	there in from date at the rate of	
Executed and delivered in the presence of STATE OF OKLAHOMA, County of	n the principal sum of	Dollars exercing to the terms and conditions of the one promissory note, made and executed by there in from date at the rate of	
STATE OF OKLAHOMA, County of ss a Notary Public, in and for said County and State, on day of a Notary Public, in and for said County and State, on day of	n the principal sum of	Dollars exercing to the terms and conditions of the one promissory note, made and executed by there in from date at the rate of	
STATE OF OKLAHOMA, County of ss, a Notary Public, in and for said County and State, on day of, a Notary Public, in and for said County and State, on, day of, a Notary Public, in and for said County and State, on, day of, a Notary Public, in and for said County and State, on, day of, a Notary Public, in and for said County and State, on, day of	n the first day of	Dollars exercing to the terms and conditions of the one promissory note, made and executed by there in from date at the rate of	
Before me,, a Notary Public, in and for said County and State, on, a Notary Public, in and for said County and State, on, and, and, and	nthe first day of	Dollars experience the ferms and conditions of the one promissory note, made and executed by there in from date at the rate of	
day of	n the principal sum of	Dollars coording to the terms and conditions of the one promissory note, made and executed by there in from date at the rate of	
his to me known to be the identical person who executed the within and foregoing instrument, and acknowledged, to me that	n the principal sum of	there)n from date at the rate of	
WITNESS my band and official scal.	n the principal sum of	Dollars coording to the terms and conditions of the one promissory note, made and executed by there in from date at the rate of	
My commission empires.	n the principal sum of	Dollars Dollars Dollars Dollars Docording to the terms and conditions of the one promissory note, made and executed by there)n from date at the rate of	
Notary Public.	n the principal sum of	Dollars corolling to the terms and conditions of the one promissory note, made and executed by there in from date at the rate of	