			°e 3
			MORTGAGE RECORD.
underson were		ig - wrong is	MONTOMOL RECORD.
			FROM State of Oklahoma, Tulsa County, ss.
			This instrument was filed for record on the day
			TO TO FEES, St
			Fees, St. Haulalkley. Begister of Deeds.
			By
			MORTGAGE OF REAL ESTATE SAML DODBWORTH, BOOK CO., LEAVENWORTH, KAN. NO. 10783
	*		THIS INDENTURE, Made this 7th day of June A. D. 1910, between O. P. Mandhall and Oloral Marshall line wife of Tulea County, in the State of Oklahoma, of the first part, and Mr. Mille of Tulea County, in the State of
			Aliahama of the second nexts
			WITNESSETH, That said part in on sideration of Accent handred my and Dollars (8
			the receipt of which is hereby acknowledged, do by these presents grant, bargain, sell and convey unto said part of the second part and the second part of the second part.
	10 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		assigns, the following-described Real Estate, situated in
			Late towning one, taxenty tawa (2.2) taxenty theree (2.3) and taxenty four (2.4) in Black Second (1) its The Lynch & Foreythe addition to the poisters,
			Lity of Inleas according to the Stat and survey thereaft
			TO HAVE AND TO HOLD THE SAME unto the said part of the second part, Jun heirs and assigns, together with all and singular the tenements,
			hereditaments and appurtenances thereunto belonging, or in anywise appertaining, forever.
			PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said and marshall of Mora Marshall, find the hald of the second part, described as follows:
			p. mater dated June 7 the 1919 deel out year after date for shore
			mandred the Doclard with interest let & fa grown didte
			Now, if said part and the first part shall pay or cause to be paid to said part fof the second part, heirs or assigns, said sum of money in the above-
			described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then this mortgage shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money or any part thereof, or any interest thereon, is not paid when the same is due, and if the
			taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof are not paid when the same are by law made due
			and payable, the whole of said sum or sums, and interest thereon, shall then become due and payable, and said part for the second part shall be entitled to the possession of said premises. And the said part definite the first part for said consideration do hereby expressly waive an appraisement of said real estate and all benefit of the home-
			stead exemption and stay laws of the State of Oklahoma.
			IN WITNESS WHEREOF, The said part of the first part has hereunto set
			Marshall.
			STATE OF OKLAHOMA, TULSA COUNTY, ss.
			Before me, A stert 18. Superchi
			in and for said County and State on this 7" day of function of provide the said appeared of the said and marshall find and marshall his wife
			to me known to be the identical neman device evented the within and foregoing instrument, and reknowledged to me that the foregoing the same as
	*		Witness my hand and seal the day and year above set forth.
			My commission expires July 2" 19/0. Scaf. Notary Dublich
			KNOW ALL MEN BY THESE PRESENTS:
			That and the set of Ohick and the milling and methods.
t ÷			in the State of Oklahoma, the within-named mortgage
			to hereby SELL, ASSIGN, TRANSFER, SET OVER and CONVEY unto
			heirs and assigns, the within mortgage deed, the real estate conveyed, and the promissory notedebts and claims thereby secured, and covenants therein contained.
			To have and to hold the same, forever; subject, nevertheless, to the conditions therein contained. IN WITNESS WHEREOF, The said mortgageaha hareunto set
	:		19
	1 		
-			This assignment was filed for record on the
			Register of Deeds.
			RECEIPT.
	ţ.		S
			Received of
			in full satisfaction of the within mortgage.
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