## MORTGAGE RECORD.

This instrument was filed for record on the I feel that A. D. 10 (d. at f otalock a s Species of D Deputy.  **SOUTHER OF FEAL ESTATE—PARA POSSON PROPERTY AND THE SAME WAS ALLEY OF THE STATE—PARA POSSON PROPERTY AND THE SAME WAS ALLEY OF THE STATE—PARA POSSON PROPERTY AND THE SAME WAS ALLEY OF THE STATE—PARA POSSON PROPERTY AND TO HOLD THE SAME Under the seem of parts.  **WITNESSETTI. That said parts of the first part, in consideration of Heterocorrection was alleged to the receipt of which is hereby schworlydged, backby those presents grant, bengain, sell and correct unto said part. To the record parts.  **WITNESSETTI. That said parts of the first part is a consideration of Heterocorrection was an allowed to the receipt of which is hereby schworlydged, backby those presents grant, bengain, sell and correct unto said part. To the record parts.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part.  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part described as follows:  **TO HAVE AND TO HOLD THE SAME unto the said part And the second part described as follows:  **TO HAVE AND TO HOLD THE SAME unto the said part And the said part And the second part described and the second part described and the second part described as follows:  **TO HAVE AND T
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MORTANE OF REAL ENTIL—SAME DOOR TON LEVEN WORTH, KAN, NO. 1788  JETHIS INDENTURE, Made this
And M. Anderson M. County, in the Matom, Anderson M. County, in the Matom, of the first part, and. County, in the Matom, of the first part, and. County, in the Matom, of the first part, and. County, in the Matom, of the first part, and consideration of Milescense of the Matom, of the Second part:  WITNESSETH, That said partif. of this first part, in consideration of Milescense of the Matom, of the Second part
Adabam, of the first part, and Schammaniall of Schammanial County, in the Michalman, of the second part;  WITNESSETH, That said pattle of the first part, in consideration of the second part;  WITNESSETH, That said pattle of the first part, in consideration of the second part, feeling Dollars (S. Dollars (
Mishoma, of the first part, and scale of the second part with first part, in consideration of the second part for the second p
WITNESSETH, That said party. of the first part, in consideration of the second part, Signs, the following-described Real Estate, situated in County, and State of Okiahoma, to County, and State Okiahoma, to County, and State Okiahoma, and the County, and Co
WITNESSETH, That said part of the first part, in consideration of the second of the second part, for the second pa
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State of Okiahoma, to County, and State of Okiahoma.  TO HAVE AND TO HOLD THE SAME unto the said part of the second part, theirs and assigns, together with all and singular the teereditianens and appurtenances thereunto belonging, or in anywise appertaining, forever.  PROVIDED, ALWAYS, and these posents are upon this express condition, that whereas said. Late 1911, and the said are upon this express condition, that whereas said. Late 1911, and the said part of the second part, described as follows:  Late 1912, All the county of the first part shall pay or cause to be paid to said part of the second part of the second part, described notes. mentified, Together with the interest thereon, according to the terms and encor of the kane, then this mortgage shall be whole described note. mentified, Together with the interest thereon, according to the terms and encor of the kane, then this mortgage shall be whole the same is due, axes 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 is due, axes 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 and payable, the whole of said sum or sums, and interest thereon, shall then become due and payable, and said part of the second part shall be entitled to the paid premises. And the said part of the first part for said consideration do. Albereby expressly waive an appraisement of said real estate and all benefit of the second part shall part of the first part has albereunto set.  All the said part of the first above writte
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STATE OF OKLAHOMA, TULSA COUNTY, SS.  Before we Will Buck Wotary Cublic
Reform ma W. O. Buck Motory Rublic
Before me, W. O. Buck and Stary Public In part of Proceedings of 19/2 personally
in and for said County and State on this
in and for said county and space on unisating processing of the said of the said county and space on the said of t
to me knows to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that
My commission expires July 1911 1911 19 Soul records and Purposes therein set forth. M. C. Buck, rectang Public
My commission expires filly fath 1911 19 Deed reolary Public
ASSIGNMENT.
KNOW ALL MEN BY THESE PRESENTS:
in the State of Oklahoma, the within-named mortgage in consideration of the sum of
to
heirs and assigns, the within mortgage deed, the real estate conveyed, and the promissory note. debts and claims thereby secured, and covenants therein conta
To have and to hold the same, forever; subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgages has hereunto set hand this day of
Executed in Presence of
This assignment was filed for record on the
This assignment was filed for record on the day of
This assignment was filed for record on the day of
This assignment was filed for record on the day of