7 my 122/14,59

MORTGAGE AND OIL LEASE RECORD. DORSES PRINTING COMPANY, LIGHIGE AGORD.

	OKLAHOMA REAL ESTATE MORIGA	
IN CONSIDERATION OF	Three hundred my not 100	DOLLARS,
	ury & martin "y Leona L >2	Nartino Fino mife
of Tileal Oou	nty, State of Oklahoma, Mortgagors, bereby Grant, Bargain, S	등하다 가능한 경기 없는 그렇게 맞는 얼마를 가는 것이 되었다. 🖋 그 일이 되었다고 있다고 있다면 다른 것이다.
	3. St Sterahuer!	
Mortgagee, the following described real estate,	situated in County, O	klahomu, to-wif:
The east half of	the morthwest quarter of the	wortheast guarter, of
section thirty (30) and	the southwest guester of the	te southwest quarter of
the northeast quar	teri, Section thirty one (31) as	Il in touship huenty
oul (21) month, rauge	thinteen (3) exit of the Ind	an Meridian, and
Contacting thirty (30)	acres, more to less, as the co	selmayle, according
to the duted States	Lovernment survey there	of C
- Bernard Wilson (1988), 1985 (1988) (1988) (1988) (1988) (1988) (1988) (1988) (1988) (1988) (1988) (1988) (19		
The Mortgagors represent that they have	es simple title to said land, free and clear of all liens and en	coumbrances, and hereby warrant the title against all
persons, waiving hereby all rights of homestea	l exemption, appraisement, stay and redemption.	
PROVIDED, That whereas said Mortgage	18 Menry Willandin	
ang	cona L. martin, his	wife
are justly indebted unto said Mortgages in the		DOLLARS,
요즘 가장 아이 아들로 한 모습니다. 그 모든 마음이 아르지 않는데 아이지 않는데 되었다.	aid Mortgagors and payable according to the tenor of	certain principal noteexecuted by said Mortgagors,
그리고 그러 하는 어느 아는 사람이 있어요? 그리고 있다는 것이 말라면 되었다. 그리고 그리고 하는 사람들이 다른 사람들이 다른 사람들이 되었다.	er of said Mortgagee on the first day of Habitary	그러지 하네요 속하게 그리고 살아보고 있다면 하고 있다면 하는 것이 나는 사람들이 되었다. 그리고 살아 하는 사람들이 하는 사람들이 되었다면 그는 것이다.
	per annum, and after default or maturity, at the rate of ten pe	어떻게 되었는데 경험하다 나타왔다. 이번 이 그렇게 되면 되다 하고 하게 하는 것이 하면 모든 것이다. 이 사람이
그렇게 그렇게 함께 들었는데 하셨다. 그 그 하시하면 하면 하는데 하는데 그 사고 하나를 보고 하셨다.	until maturity being evidenced byLaw.coupons attac	그렇게 수 나가 하게 하는 수는 그는 작으로 모르는 것이 하는 것이 가지 않는 수 없는 것이 되었다. 그런 그렇게 하다 다른 사람이 다른
	th principal and interest boing payable at	bound
	cipal and interest, according to the tenor of said note, as the	
covenants and agreements of this mortgage, th	en these presents to become void; otherwise to remain in full	force and effect.
or estate therein, including the interest represe	d assessments that may be levied within the State of Oklahom ated by this mortgage lien, or upon the mortgage or the note	or debt secured hereby; and, further, to pay any tax,
assessment or charge that may be levied, as enjoying the full benefit of the lien of this more	sessed against or required from the holder of said mortgage tgage, or the collection of the said indebtedness. In case said	and note as a condition to maintaining or enforcing or I Mortgagors shall fail to pay any such taxes, assess-
ments or charges, then the holder of this mort upon demand the full amount of said advance	age and the note secured hereby may pay said taxes, assessm , with interest at the rate of ten per cent, per annum from dal	ents or charges, and said Mortgagors agree to repay
further lien for the repayment thereof. The Mortgagors agree to keep all building	e and improvements upon said land in as good condition as th	ey now are; to neither commit nor suffer waste; to
그래요는 지지 않는 것이 하는 사람이 지나가 되었다면 그리고 하는데 하는데 되었다면 모든데 되었다.	all buildings in a company satisfactory to the Mortgagee or a	
policies to be delivered unto Mortgagee or assi	Dollars, payable in case of loss to Mortgages or gon as soon as written, and by them retained until the paymer	at of this obligation. And the Mortgagors authorize the
therefor; and to repay such advances with i	out policies of insurance—fire, tornado, or both—should Mon iterest at the rate of ten per cent, per annum, Morigagors 1	tgagors default in so doing, and to advance the money pledge themselves, and the lien of this Mortgage shall
extend thereto. Non-compliance with any of the agreement	ts made herein by Mortgagors shall cause the whole debt secur	red hereby to mature at the option of the holder hereof,
	digations or conditions, and no notice of election to consider the institution of such suit being all the notice required. Sho	
suit, or should the holder of the note so elec- as attorney's fees for collecting same shall be	the institution of such suit being all the notice required. Sho, then the sum of Augustian Market Sho llowed, to be taxed as other costs in the suit.	DOLLARS,
WITNESS Leen hand & this first	day of February 1909	
Executed and Delivered in the presence of:		leury & Martins
	llowed, to be taxed as other costs in the suit. day of Full 1929 Le	matt Suartine
		on the second se
State of Oklahoma, Lulau Coun	SS	
Coun	y	× /
BEFORE ME, A Notary Public in and for	said County and State, on the 11th day of 12	19 9., personally appeared
to me well known to be the identical person. free and voluntary act and deed for the uses an WITNESS MY HAND AND OFFICIAL	who executed the foregoing instrument, and acknowledged to d purposes therein set forth. JEAL The day and date above written.	me that they executed the same as the
My commission expires. Mouline	1 26 19/1 Aleal)	Notary Public.
FILED FOR RECORD The	day of A.D. 1929 at	
	Denvity Toland 1 199	Register of Deeds.
By	service deputy.	
		4