## MORTGAGE AND OIL LEASE RECORD. DOUGHEX POINTING COMMAND, DAMAN TEXANS—HORE

Mortgages represent that they have be simple tills to said land, free and clear of all liens and encumbrances, and hereby warrant the title again prevent and mortgages represent that they have be simple tills to said land, free and clear of all liens and encumbrances, and hereby warrant the title again prevent and other maturity, as the rate of the parallel for the parallel state of the parall	( OKI	LAHOMA REAL ESTATE I	MORTGAGE.	
County, State to Otherwise, hereby Grant, Burgain, Seil, Corvey and Mortagay unto  Mertages, the following described seal estate, situated in Juelles by Macasallal. County, Otherwise, to writ:  Mortages, the following described seal estate, situated in Juelles by Macasallal. County, Otherwise, the Macasallal principle of Macasallal principl	IN CONSIDERATION OF Faur hund	bred and notice	<i>8</i>	
Margingo, the following described red estale, situated in Inches & Described. County, Olishoms, to-wit:  Margineset of similar in the control of the control	Carries M. Keyel, as a	eingle woman!		
Society of the following described real estate, nitrated in Indian II Planearity Comments of the president o	of Pontotoc County, Stal	te of Oklahoma, Mortgagors, hereby Gran	nt, Bargain, Sell, Convey and Mortgage un	to
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Medical provided to present the second provided to the second provid	fortgages, the following described real estate, situated	in Tulsa my Mowatal	County, Oklahoma, to-wit:	
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special work working and the principal and blee are set that for file and the contents (and the principal and the areas to had for file and the contents of the principal and the areas to the file of the contents of the principal and the areas to the principal and the principal and the principal and the principal and after instantive, at the rate of an per annum, payable semi-annually, both and after instantive, the instantive principal and interest until debut instantive, at the rate of an per annum, payable and after instantive, at the rate of an appropriate principal and interest principal				
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sextlement of general of sextlement by sextlement the sextlement of the sextlement o	13) 6. allin Tulsa County,	and the west half of	I the conthenest questo	I lafther
The Mortgagors represent that they have lee simple title to said land, free and clear of all liens and encombrances, and hereby warrant the title again senses, warring hereby all rights of homestead exemption, appositement, stay and redemption.  PROVIDED, That whereas said Mortgagors  I warring hereby all rights of homestead exemption, appositement, stay and redemption,  PROVIDED, That whereas said Mortgagors  I warring here and the hereof made by said Mortgagors to add Mortgagors and payable according to the tenor ofexec				
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The Movigagors represent that they have fee simple title to said land, free and clear of all liens and encumbrances, and hereby warrant the title again encourage with the control of the	lefteen (15) 6 in nowatan	Consty containing	eighty (80) acres in	ore or less
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PROVIDED, That whereas said Mortgagees in the principal sum of				
PROVIDED, That whereas said Mortgagee in the principal sum of	The Mortgagors represent that they have fee simple	e title to said land, free and clear of all	liens and encumbrances, and hereby war	ant the title against a
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d after maturity, the installments of interest until maturity being evidenced by	가게 되면 10 전략에게 하는 생활을 되었습니다. 그 저 내는 살이 바다 하는데		병원 회의 가능은 이번 속이 있다고 말하면 하늘은 사람이 되면 하고 있다.	
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nell pay the aforesaid indebtedness, both principal and interest, according to the tempor of said note, as the same shall mature, and shall keep and perform a revenants and agreements of this mortgage, then these presents to become void; otherwise to remain in full force and effect.  Said Mortgagors agree to pay all taxes and assessments that may be levied within the State of Oklahoma upon said lands and tenements, or upon any in estate therein, including the interest represented by this mortgage lien, or upon the mortgage and note as a condition to maintaining or enforce to though the full benefit of the lien of this mortgage and for the said indohedness. In case said Mortgagors and note as a condition to maintaining or enforce in early or the full benefit of the lien of this mortgage and he note secured hereby may pay said taxes, as a condition to maintaining or enforce in each sort or charges, then the holder of bits mortgage and he note secured hereby may pay said taxes, assessments or charges, and said Mortgagors agree to ion demand the full amount of said advances, with interest at the rate of ten per cent. per annum from date of such advancement, and this mortgage shall rule lien for the repayment thereof.  The Mortgagors agree to keep all buildings and improvements upon said land in as good condition as they now are; to neither commit nor suffer was aintain both fire and tornado insurance upon all buildings in a company satisfactory to the Mortgagoe or assigns, upon the mortgage indebtedness, all insulicies to be delivered/into Mortgagoe or assigns, and soon as written, and by them retained until the payment of this obligation. And the Mortgagors author of the paylor was a sum not less than an advance with interest at the rate of ten per cent. per annum, Mortgagors pledge thamselves, and the lien of this Mortgago and the recommendation and the recommendation of the paylor of the second of the paylor of the agreements and the recommendation of the per cent. Per annum, Mortgagors pledge than the lien of t	nd after maturity, the installments of interest until ma	turity being evidenced by	pupons attached to said principal note, and	l of even date herewith
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sessement or charge that may be levied, assessed against or required from the holder of said mortgage and note as a condition to maintaining or enforce nipolying the full benefit of the lien of thie mortgage, or the collection of the said indoltedness. In case said Mortgagors shall fail to pay any such taxes, a season charges, then the holder of this mortgage, or the collection of the said indoltedness. In case said Mortgagors shall fail to pay any such taxes, a season charges, and said Mortgagors agree to pon demand the full amount of said advances, with interest at the rate of ten per cent, per annum from date of such advancement, and this mortgage shall truther lien for the repayment thereof.  The Mortgagors agree to keep all buildings and improvements upon said land in as good condition as they now are; to neither commit nor suffer was lantain both fire and tornado insurance upon all buildings in a company satisfactory to the Mortgagee or assigns, upon the mortgage indebtedness, all insulations to the said that the said to repail you waste, and to take out policies of insurance—fro, tornado, or both—should Mortgagors default in so doing, and to advance the needer; and to repay such advances with interest at the rate of ten per cent, per annum, Mortgagors pledge themselves, and the lien of this Mortgage to do the rection of the said of the fall them to the said to repail you waste, and to take out policies of insurance—fro, tornado, or both—should Mortgagors default in so doing, and to advance the needer; and to repay such advances with interest at the rate of ten per cent, per annum, Mortgagors pledge themselves, and the life of this Mortgage to the said to repay such advances with interest at the rate of ten per cent, per annum, Mortgagors pledge themselves, and the life of the said to repay such advances with any of the agreem	그림 그 모든 아이들 사용 장면에 가장 그림 그림에 이렇게 그 그림을 하다고 있다면 이렇게 되었다.		[4] F. C. Barris, S. & G. & G. E. C. C. Phys. B 41, 124 (1994); A. S. S. C.	
nicying the full benefit of the lien of this mortgage, or the collection of the said indobtedness. In case said Mortgagors shall fail to pay any such taxes, a neuts or charges, then the holder of this mortgage and the note societed hereby may pay said taxes, as sessements or charges, and said Mortgagors agree to pon demand the full amount of said advances, with interest at the rate of ten per cent, per annum from date of such advancement, and this mortgage shall ruber lien for the repayment thereof.  The Mortgagors agree to keep all buildings and improvements upon said land in as good condition as they now are; to neither commit nor suffer was naintain both fire and tyrnado insurance upon all buildings in a company satisfactory to the Mortgagoe or assigns, in a sum not less than an analysis of the said that the said of the said the said the said the said the said that the said of the said	r estate therein, including the interest represented by t	his mortgage lien, or upon the mortgage	or the note or debt secured hereby; and.	further, to nav inv tax
richer lien for the repayment thereot.  The Mortgagors agree to keep all buildings and improvements upon said land in as good condition as they now are; to neither commit nor suffer was naintain both fire and tornado insurance upon all buildings in a company satisfactory to the Mortgagor or assigns, in a sum not less than	njoying the full benefit of the lien of this mortgage, or	the collection of the said indebtedness.	In case said Morigagors shall fail to pay	y any such taxes, assess
The Mortgagors agree to keep all buildings and improvements upon said land in as good condition as they now are; to neither commit nor suffer was aintain both fire and tornado insurance upon all buildings in a company satisfactory to the Mortgagee or assigns, in a sum not less than	pon demand the full amount of said advances, with in			
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neer never to repair any whate, and to take out poincies of insurance—fire, torizado, or both—should Mortgagors default in so doing, and to advance their server of the refer of the per annum, Mortgagors pledge themselves, and the life of this Mortgagors shall cause the whole dobt secured hereby to mature at the option of this Mortgagors shall cause the whole dobt secured hereby to mature at the option of the holder had no demand for the fulfillment of broken obligations or conditions, and no notice of election to consider the debt due shall be necessary before instituting a life of the same and forcelose this mortgage, the institution of such suit being all the notice required. Should it become necessary to collect the debt secure it, or should the holder of the note so elect, then the sum of attorney's fees for collecting same shall be allowed, to be taxed as other costs in the suit.  WITNESS MAN hand this Italy day of Manchander 1909.  State of Oklahoma,  Manchander of the presence of:  State of Oklahoma,  St	aintain both fire and tornado insurance upon all build	ings in a company satisfactory to the Mr	ortgagee or assigns, in a sum not less than	AF : 864.0021.0010.0000000000000000000000000000
Non-compliance with any of the agreements made herein by Mortgagors shall cause the whole debt secured hereby to mature at the option of the holder had no demand for the fulfillment of broken obligations or conditions, and no notice of election to consider the debt due shall be necessary before instituting a sollect the same and foreclose this mortgage, the institution of such suit being all the notice required. Should it become necessary to collect the debt secure it, or should the holder of the note so elect, then the sum of	older nereor to repair any waste, and to take out polic	nes of insurance—hre, tornado, or both-	-snould Mortgagors default in so doing, ar	id to advance the money
Id no demand for the fulfillment of broken obligations or conditions, and no notice of election to consider the debt due shall be necessary before instituting a lilect the same and foreclose this mortgage, the institution of such suit being all the notice required. Should it become necessary to collect the debt secure it, or should the holder of the note so elect, then the sum of the internet of the note so elect, then the sum of the internet of the note of election to consider the debt secure of the notice required. Should it become necessary to collect the debt secure of the notice required. Should it become necessary to collect the debt secure of the notice required. Should it become necessary to collect the debt secure of the notice required. Should it become necessary to collect the debt secure of the notice required. Should it become necessary to collect the debt secure of the notice required. Should it become necessary to collect the debt secure of the notice required. Should it become necessary to collect the debt secure of elections and the notice required. Should it become necessary to collect the debt secure of the notice required. Should it become necessary to collect the debt secure of the notice required. Should it become necessary to collect the debt secure of the notice required. Should it become necessary to collect the debt secure of the notice required. The notice required is not the notice required. The notice required is not the notice r	tend thereto.	지 않는 40 글이 글이었는데 그렇게 보면 걸어보지 이 말이 아니다.		
State of Oklahoma,  BEFORE ME, A Notary Public in and for said County and State, on the life of well known to be the identical person who executed the ioregoing instrument, and acknowledged to me that state executed the same as less less than the interest of the note so elect, then the sum of the process of the note so elect, then the sum of the sum	id no demand for the fulfillment of broken obligations leet the same and forcelose this mortgage, the institu	or conditions, and no notice of election to	to consider the debt due shall be necessary	before instituting suit to
WITNESS Method this / Marie day of Planenther 19.9 Cause M. Seguil M. Seguil M. Seguil M. Seguil M. Seguil M. State of Oklahoma,  State of Oklahoma,  BEFORE ME, A Notary Public in and for said County and State, on the Marie May of Planenther 1927, personally appeared to be the identical person, who executed the toregoing instrument, and acknowledged to me that M. executed the same as Inc.				DOLLARS
State of Oklahoma,  State	attorney's fees for collecting same shall be allowed, to	o be taxed as other costs in the suit.		
State of Oklahoma,  State	WITNESS July hand this // day of	Flowerus 20 1009	" hand mo I am	
State of Oklahoma,  State of Oklahoma,  County  Ss.  BEFORE ME, A Notary Public in and for said County and State, on the Manie	l'Ilo		- summer of the	Geofenierenia handani deben arrabia eta
BEFORE ME. A Notary Public in and for said County and State, on the	legrue & avery			
BEFORE ME. A Notary Public in and for said County and State, on the	<u> </u>		A	
BEFORE ME. A Notary Public in and for said County and State, on the	State of Oklahoma			
BEFORE ME, A Notary Public in and for said County and State, on the Mell day of Hornes 1927, personally appeared by the Massic M. Keys, a single morning of the county of the same as her	State of Oklaholila, County Ss.			
me well known to be the identical person	BEFORE ME A Notary Publish and for said Com	awad seat as no 1116	James Standard Roy 10 a	,
me well known to be the identical person who executed the bregoing instrument, and acknowledged to me that All executed the same as Lee	BEFORE MEAN MOUNT FURIE IN and for said Coul	my and state, on the harding	14. y VI miles Feld of the State Same 19 long	personally appeared
	Jacket : 1641. 이 기본의 교육의 교회의 기본 프로그램, 1611년 1월 11일 시간 기본			
WITNESS HI HAND AND UFFICIAL SEAL The day and date above written. RO. Mabel Hallis				the same as ALLA
TO AND THE PARTY OF THE PARTY O	WITNESS MY HAND AND UFFICIAL SEAL The	and date above written.	Mabel Stollie	nder unt ein der gegen Gegenstrauer unt er
v commission expires. Seef. Notary Publ	commission expires.	19.1. Jens	n en	Notary Publica
FILED FOR RECORD The A. day of Occ. A.D. 19.02 at 2 o'clock P. M.	FILED FOR RECORD The Aday c	ot <i>Decl.</i> A.D. 19.09 at 2	o'clock O. M.	
			Aleson Man	
		Deputy, Serf	will planning	Register of Deeds.