MORTGAGE AND OIL LEASE RECORD. DORSEY Printing Company, Dallor, Toxas—1658

	oklahoma rea	L ESTATE MOI	RTGAGE.	
IN CONSIDERATION OF	Eighteen 1	The second secon		
			way his w	Je DOLLARS,
of Tulsa		William of the State and State Committee in		Z
	avery Investor	neut Com	pany	
		en jaloksa ja jaloksa Takan takan jaloksa ja	arrho	
Mortgagee, the following described re	al estate, situated in	ilsa co	ounty, Oklahoma, to-wit:	V. 100,646.6 (46.1.1.0.1) ************************************
Matt 1		- 1 - 7		
J.W.W.	alf of the souther	resu gicaii	en ana sal Ro	manues.
guarte	r of the southwess	l quarter	section 8, too	modif
18 mm	th, rauge 13 lass	l contain	1014 130 march	· · · · · · · · · · · · · · · · · · ·
45-417-7-7-444-7-7-7-444-7-4-4-4-4-4-4-4-4	***************************************	harry the same and		
vrles	s, according to	the UD gr	verment si	urvey
thereo	2			
	/ ey have fee simple title to said land, fre	e and clear of all liens	and encumbrances, and hereby w	varrant the title against all
nersons waiving hereby all rights of I	nomestand exemption approisement sto	ar and rademention		생겨 있는데 내내 등을 하다고 되다.
PROVIDED, That whereas said	Mortgagors Laren Con	away t.	Ida 6 Conas	vay
mossigi			a de la compania del la compania de la compania del la compania del la compania de la compania del la	
are justly indebted unto said Mortgag	ee in the principal sum ofErg	hteen In	ndrid	DOLLARS,
for a loan thereof made by said Mortg	agee to said Mortgagors and payable acc	cording to the tenor of		in the particular to the first the particular to
	o the order of said Mortgagee on the firs			
And the first of the earlier cases to be a person of the anisotropy of the	er cent. per annum, and after default or	na kata da m <u>anazaran</u> a di kabupatan kata	e e fore describió fores electron dels describiós de la comparte de la comparte de la comparte de la comparte	
	f interest until maturity being evidenced			a Marthad land
shall pay the aforesaid indebtedness, l covenants and agreements of this mor	gagee, both principal and interest being both principal and interest, according to Igage, then these presents to become voi taxes and assessments that may be levie	the tenor of said note, id; otherwise to remain	as the same shall mature, and sha in full force and effect.	all keep and perform all the
or estate therein, including the interest assessment or charge that may be leading the full benefit of the lien of ments or charges, then the holder of the upon demand the full amount of said further lien for the renavment thereof.	t represented by this mortgage lien, or u evied, assessed against or required froi this mortgage, or the collection of the sa his mortgage and the note secured hereb- advances, with interest at the rate of ten	pon the mortgage or the m the holder of said mo aid indebtedness. In cay may pay said taxes, a per cent. per annum fr	n note or debt secured hereby; ar ortgage and note as a condition to use said Mortgagors shall fail to assessments or charges, and said l om date of such advancement, and	nd, further, to pay any tax, maintaining or per or enforcing or pay any such taxes, assession of the further of
maintain both fire and tornado insurag	buildings and improvements upon said l	isfactory to the Mortgag	ee or assigns, in a sum not less the	nn
policies to be delivered unto Mortgage holder hereof to repair any waste, and therefor; and to repay such advances extend thereto.	Dollars, payable i. e or assigns as soon as written, and by t to take out policies of insurance—fire, a with interest at the rate of ten per c	hem retained until the r tornado, or both—shou cent. per annum, Mortg	onyment of this obligation. And t ild Mortgagors default in so doing, agors pledge themselves, and the	he Mortgagors authorize the and to advance the money lien of this Mortgage shall
and no demand for the fulfillment of b collect the same and foreclose this mor	greements made herein by Mortgagors sl roken obligations or conditions, and no rtgage, the institution of such suit being	notice of election to con	sider the debt due shall be necessed	ry hafara institution suit to If
A A A CONTRACTOR OF THE CONTRA	hall be allowed, to be taxed as other cos	The state of the s		DOLLARS,
WITNESS TWW. hand Whis	arsh day of May		Loven Cona	was
			Ida C. Coma	0
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		,, ,,,,	The state of the s	
State of Oklahoma,	County ss.			
BEFORE ME, A Notary Public in Conem Comman	and for said County and State, on the	Gonaway	June 19.	, personally appeared
to me well known to be the identical p free and voluntary act and deed for the	erson who executed the foregoing instruses and purposes therein set forth.	ument, and acknowledg	ed to me that All execute	
My commission expires Juu	- 29" 19.14	/real/	CUARWY SO A	Notary Public.
FILED FOR RECORD The	2 day of Jame A	D. 19.// at//	o'clock AM.	
By	The same	(ear	216 Was	Register of Deeds.
	j			register of Deeds.