340

# 1<sup>-2</sup>
# # m<sup>2</sup>

i nu

## REAL ESTATE MORTGAGE.

	արորդ չուս չուս արելիվերորների երի կարիցինքի երի կարիցին էի նշերջ որ երկանություններին հարում ասերդությունը ընդե	
as a second for a second for the fight of t	.hls wife, of the County of	
arty of the second part:	Market in an analysis of the provide a second second second second second second and a second s	
WITNESSETH, That the said part of th	he first part, for and in consideration of the sum of	.Doll
	y of the second part, the receipt whereof is hereby acknowledged, ha granted, bargained as	
resents dogrant, bargain, sell, convey and co	confirm unto said party of the second part, and to	r, all of the followi
escribed tractpleceor parcelof land lyi	ing and situate in the County of	na, to-wit:
	araannaan , aanina maannaan sinaannaan maaraanna araanna araannaan ahaannaan ahaannaan ahaannaan ahaannaa ahaan	
	· · · · · · · · · · · · · · · · · · ·	
	an a	
	· · · · · · · · · · · · · · · · · · ·	
·····		
	ana	
	na n	
		· · · · · · · · · · · · · · · · · · ·
TO HAVE AND TO HOLD THE SAME. WI	ith all and singular the tonements, hereditaments and appurtenances thereunto belonging, or in	anywise annertein
	d party of the second part, and toheirs and assigns forever. And the said part.	
	ivery hereof	
	incumbrances, and thatwill Warrant and Defend the same in the quiet and	-
t said party of the second part,h	beirs and assigns, forever, against the claims of all persons whomsoever,	
	reformance of the covenants herein, and the payments to the said	
مراجع المراجع ا مراجع المراجع ال	heirs, successors and as	signs at the office
		Doll
a the first day of	.19, according to the terms and conditions of the one promissory note, m	uade and executed
	part. from date at the rate ofper cent. per annum, payable annually, b	
SECOND. Said partof the first part he axes or assessments that shall be made upon said by there be, or by the County or town wherein as a some reliable fire insurance company, approved bd to assign the policies to said narty of the sec	which interest is evidenced by	Dolla
THIRD. The said part of the first part id not to commit or allow any waste on said pr FOURTH. It is further expressly agreed by interest notes, when the same become due, or if the premiums for said fire insurance when the sa im named hercin, and interest thereon, shall bec gly. And it is also agreed that in the event of a	r and between the parties hereunto that if any default be made in the payment of any part of in case of default in the payment of any installment of taxes or assessments upon said premiss ame become due, or in case of the breach of any covenant or condition herein contained, the will come immediately due and payable, at the option of said second party, and this mortgage may any default in payment or breach of any covenant or condition herein, the rents and profits	either said principles, es, or upon said lo hole of said principle be foreclosed acco of said premises a
FIFTH. It is hereby further agreed and under	lerstood that this mortgage secures the payment of the principal note and interest notes here	in described and
newal, principal or interest notes that may hereaf the interest upon the same during the said time	id between the parties hereto that no drilling shall be commenced upon said land for oll or ga	
SIXTH. It is further expressly agreed by and		s or any stringing
SIXTH. It is further expressly agreed by ann ling be commenced on any part of said land to cond party having first been secured to commenc- al, stone or other minerals or substances of any ' cond party as aforesaid, such drilling, mining or	obtain coal, stone or other minerals or substances of any character whatsoever without the wr ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said land without having first obtained the wri r stripping shall operate to make the debt which this mortgage secures to immediately beco	s or any stripping ritten consent of s Ining or stripping
SIXTH. It is further expressly agreed by ann ning be commenced on any part of said land to cond party having first been secured to commenc- al, stone or other minerals or substances of any cond party as aforesaid, such drilling, mining or the option of said second party and this moritage	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said hand without having first obtained the wri or stripping shall operate to make the debt which this mortgage secures to immediately beco te may be foreclosed accordingly.	s or any stripping ritten consent of sa ining or stripping i litten consent of sa ime due and payal
SIXTH. It is further expressly agreed by ann- ning be commenced on any part of said land to cond party having first been secured to commence al, stone or other minerals or substances of any or cond party has a foresaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h orney's fee of	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said land without having first obtained the wri or stripping shall operate to make the debt which this mortgage secures to immediately beco- te may be foreclosed accordingly. hereby agreethat, in the event action is brought to foreclose this mortgage	s or any stripping ritten consent of si laing or stripping i litten consent of si me due and payal will pay a reasonal
SIXTH. It is further expressly agreed by ann- ining be commenced on any part of said land to cond party having first been secured to commenc- al, stone or other minerals or substances of any ' cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h orney's fee of	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said land without having first obtained the wri r stripping shall operate to make the debt which this mortgage secures to immediately beco te may be foreclosed accordingly. hereby agreethat, in the event action is brought to foreclose this mortgage	s or any stripping ritten consent of si laing or stripping i litten consent of si me due and payal will pay a reasonal
SIXTH. It is further expressly agreed by ann lining be commenced on any part of said land to cond party having first been secured to commenc- al, stone or other minerals or substances of any ' cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of live appraisement of the said real estate. The foregoing conditions being performed, thi	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said land without having first obtained the wri r stripping shall operate to make the debt which this mortgage secures to immediately beco te may be foreclosed accordingly. hereby agreethat, in the event action is brought to foreclose this mortgagev 	s or any stripping ritten consent of sa ining or stripping itten consent of as me due and payal will pay a reasonal 
SIXTH. It is further expressly agreed by ann- inlarg be commenced on any part of said land to cond party having first been secured to commence al, stone or other minerals or substances of any cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h corney's fee of the said real estate. The foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said hand without having first obtained the writer or stripping shall operate to make the debt which this mortgage secures to immediately beco- te may be foreclosed accordingly. hereby agreethat, in the event action is brought to foreclose this mortgage	s or any stripping ritten consent of s ining or stripping itten consent of s ome due and payai will pay a reasonal will pay a reasonal 
SIXTH. It is further expressly agreed by ann lings be commenced on any part of said land to cond party having first been secured to commence al, stone or other minerals or substances of any cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of The foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said had without having first obtained the writer or stripping shall operate to make the debt which this mortgage secures to immediately become the may be foreclosed accordingly. hereby agreethat, in the event action is brought to foreclose this mortgage	s or any stripping ritten consent of si ining or stripping i litten consent of si ome due and payal will pay a reasonal will pay a reasonal 
SIXTH. It is further expressly agreed by ann lings be commenced on any part of said and to cond party having first been secured to commence al, stone or other minerals or substances of any cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said had without having first obtained the writer or stripping shall operate to make the debt which this mortgage secures to immediately become the may be foreclosed accordingly. hereby agreethat, in the event action is brought to foreclose this mortgage	s or any stripping ritten consent of sa ining or stripping i titen consent of sa sume due and payai will pay a reasonal hereby express on the day and ze [SEA
SIXTH. It is further expressly agreed by ann- ling be commenced on any part of said land to cond party having first been secured to commence al, stone or other minerals or substances of any or cond party as aforesaid, such drilling, mising or the option of said second party and this morigage SEVENTH. Said partof the first part h corney's fee of the foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part is above mentioned. Executed and Delivered in the Presence	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said hand without having first obtained the writer or stripping shall operate to make the debt which this mortgage secures to immediately beco- ter may be foreclosed accordingly. hereby agreethat, in the event action is brought to foreclose this mortgage	s or any stripping ritten consent of sa ining or stripping itten consent of sa ime due and payal will pay a reasonal hereby express on the day and ye 
SIXTH. It is further expressly agreed by ann- lings be commenced on any part of said land to cond party having first been secured to commence al, stone or other minerals or substances of any ' cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of alve appraisement of the said real estate. The forcegoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part st above mentioned. Executed and Delivered in the Presence	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatscever shall be commenced on said land without having first obtained the writer r stripping shall operate to make the debt which this mortgage secures to immediately become hereby agreethat, in the event action is brought to foreclose this mortgage	s or any stripping ritten consent of sa ining or stripping fi titen consent of as me due and payat will pay a reasonat hereby express on the day and ye [SEA] [SEA]
SIXTH. It is further expressly agreed by ann- ling be commenced on any part of said land to cond party having first been secured to commence al, stone or other minerals or substances of any or cond party having first been secured to commence al, stone or other minerals or substances of any or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said land without having first obtained the writer r stripping shall operate to make the debt which this mortgage secures to immediately become hereby agreethat, in the event action is brought to foreclose this mortgage	s or any stripping ritten consent of sa ining or stripping i titten consent of sa sme due and payal will pay a reasonat hereby express on the day and ye 
SIXTH. It is further expressly agreed by ann lings be commenced on any part of said land to cond party having first been secured to commence al, stone or other minerals or substances of any cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of The foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part st above mentioned. Executed and Delivered in the Presence The State of Oklahoma SS.	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatscover shall be commenced on said and without having first obtained the writer r stripping shall operate to make the debt which this mortgage secures to immediately beco is may be foreclosed accordingly. hereby agree	s or any stripping ritten consent of sa ining or stripping i titten consent of as some due and payal will pay a reasonat hereby express on the day and ye [SEA] [SEA]
SIXTH. It is further expressly agreed by ann lings be commenced on any part of said land to cond party having first been secured to commence al, stone or other minerals or substances of any cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of The foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part st above mentioned. Executed and Delivered in the Presence The State of Oklahoma SS.	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatscover shall be commenced on said and without having first obtained the writer r stripping shall operate to make the debt which this mortgage secures to immediately beco is may be foreclosed accordingly. hereby agree	s or any stripping ritten consent of sa ining or stripping i titten consent of as some due and payal will pay a reasonat hereby express on the day and ye [SEA] [SEA]
SIXTH. It is further expressly agreed by annihing be commenced on any part of said land to cond party having first been secured to commence al, stone or other minerals or substances of any cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of the foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part st above mentioned. Executed and Delivered in the Presence The State of Oklahoma such of State of Oklahoma before ME,	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mine character whatsoever shall be commenced on said land without having first obtained the writer stripping shall operate to make the debt which this mortgage secures to immediately become the write the result of the reclose this mortgage	s or any stripping ritten consent of sa ining or stripping i titen consent of as some due and payal will pay a reasonat hereby express on the day and ye [SEA [SEA] [SEA]
SIXTH. It is further expressly agreed by annihing be commenced on any part of sail and to cond party having first been secured to commence or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of live appraisement of the said real estate. The foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part st above mentioned. Executed and Delivered in the Presence The State of Oklahoma Summer of the said second parts and second State of Oklahoma BEFORE ME,	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mine character whatsoever shall be commenced on said land without having first obtained the write the rest prince whatsoever shall be commenced on said land without having first obtained the write the debt which this mortgage secures to immediately become hereby agree	s or any stripping ritten consent of sa ining or stripping i titen consent of as some due and payal will pay a reasonat hereby express on the day and ye [SEA [SEA] sday
SIXTH. It is further expressly agreed by annihing be commenced on any part of sail and to cond party having first been secured to commence or all stone or other minerals or substances of any occord party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of all second party conditions being performed, thi IN TESTIMONY WHEREOF, The said partst above mentioned. Executed and Delivered in the Presence Executed and Delivered in the Presence State of Oklahoma second party and the said second part	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatscover shall be commenced on said land without having first obtained the write the rest prince whatscover shall be commenced on said land without having first obtained the write the debt which this mortgage secures to immediately become hereby agree	s or any stripping ritten consent of an ining or stripping fi titen consent of as some due and payal will pay a reasonat hereby express on the day and ye [SEA] [SEA] [SEA] sday
SIXTH. It is further expressly agreed by annihing be commenced on any part of sail and to cond party having first been secured to commence oal, stone or other minerals or substances of any occur cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of aive appraisement of the said real estate. The foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part st above mentioned. Executed and Delivered in the Presence Executed and Delivered in the Presence Set State of Oklahoma Dunty of	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatscever shall be commenced on said land without having first obtained the write ristripping shall operate to make the debt which this mortgage secures to immediately become reaction is brought to foreclose this mortgage	s or any stripping ritten consent of an ining or stripping fi titen consent of as some due and payal will pay a reasonat hereby express on the day and ye [SEA] [SEA] sday uted the within an e uses and purpose
SIXTH. It is further expressly agreed by annihing be commenced on any part of sail and to cond party having first been secured to commence oal, stone or other minerals or substances of any occur cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of aive appraisement of the said real estate. The foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part st above mentioned. Executed and Delivered in the Presence Executed and Delivered in the Presence Set State of Oklahoma Dunty of	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatscever shall be commenced on said land without having first obtained the write ristripping shall operate to make the debt which this mortgage secures to immediately become reaction is brought to foreclose this mortgage	s or any stripping ritten consent of an ining or stripping fi titen consent of as some due and payah will pay a reasonab hereby express on the day and ye [SEA] [SEA] [SEA] sday of uted the within an e uses and purpose
SIXTH. It is further expressly agreed by annihing be commenced on any part of sail and to cond party having first been secured to commence bal, stone or other minerals or substances of any or cond party as aforesaid, such drilling, mining or the option of said second party and this morigage SEVENTH. Said partof the first part h torney's fee of alve appraisement of the said real estate. The foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part st above mentioned. Executed and Delivered in the Presence Executed and Delivered in the Presence before ME, Durity of	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatscever shall be commenced on said land without having first obtained the writer stripping shall operate to make the debt which this mortgage secures to immediately become results are contacted on said stripping secures in the event action is brought to foreclose this mortgage	s or any stripping ritten consent of a lning or stripping f itten consent of as ame due and payab will pay a reasonab 
SIXTH. It is further expressly agreed by annihing be commenced on any part of said land to cond party having first been secured to commence at, stone or other minerals or substances of any of cond party having first been secured to commence at, stone or other minerals or substances of any of the first part have a stores and party and this morigage SEVENTH. Said partof the first part have appraisement of the said real estate. The foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said land without having first obtained the write ristripping shall operate to make the debt which this mortgage secures to immediately become reaction is brought to foreclose this mortgage	s or any stripping ritten consent of an ining or stripping fitten consent of a same due and payab will pay a reasonab
SIXTH. It is further expressly agreed by annihing be commenced on any part of said land to cond party having first been secured to commence al, stone or other minerals or substances of any of cond party having first been secured to commence al, stone or other minerals or substances of any of the option of said second party and this moritage SEVENTH. Said partof the first part h torney's fee of the foregoing conditions being performed, thi IN TESTIMONY WHEREOF, The said part st above mentioned. Executed and Delivered in the Presence Sevente of Oklahoma before ME, before ME, 	ce said drilling, mining or stripping operations and that in the event drilling for oil or gas or mi character whatsoever shall be commenced on said and without having first obtained the wri- or stripping shall operate to make the debt which this mortgage secures to immediately beco- re may be foreclosed accordingly. hereby agree	s or any stripping ritten consent of an ining or stripping fi titen consent of as some due and payat will pay a reasonab 

<sup>9</sup>ti