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REAL ESTATE MORTGAGE.

y, Stationers, Dallas, Tex

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THIS INDENTURE, Made this	
by and between	
b) and potech while, of the County of	· 1
and State of Oklahoma, partof the first part, and	
party of the second part:	
WITNESSETH, That the said part. of the first part, for and in consideration of the sum of Doll	
to	- 1
described tractplecoor parcelof land lying and situate in the County of	ing
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TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances therounto belonging, or in anywise appertaining the below of the same state	
and all rights of homestead exemption unto the said party of the second part, and toheirs and assigns forever. And the said partof the first p	
estate of inheritance therein, free and clear of all incumbrances, and that	
of said party of the second part,	.
. This mortgage is given as security for the preformance of the covenants herein, and the payments to the said	1
heirs, successors and assigns at the office	1
the principal sum of Doll on the first day of according to the terms and conditions of the one promissory note, made and executed	
on the first day of the first part of the first p	
bearing even date herewith, with interest thereon from date at the rate of per cent, per annum, payableannually, but with interest at	
maturity at the rate of ten per cent, per annum, which interest is evidenced by coupon interest notes thereto attached.	
SECOND. Said partof the first part hereby covenantand agreeto pay all taxes and assessments of whatsoever character on said land, and taxes or assessments that shall be made upon said loan or upon the legal holder of said notes and mortgage, on account of said loan by the State of Oklahoma	any if
any there be, or by the County or town wherein said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insu	ired
In some reliable fire insurance company, approved by the party of the second part, for the sum of	ars, art,
ance it loss occurs.	1
THIRD. The said part of the first part agree to keep all buildings, fences and other improvements on the said land in as good repair as they now a and not to commit or allow any waste on said premises.	1
FOURTH. It is further expressly agreed by and between the parties hereunto that if any default be made in the payment of any part of either said princi or interest notes, when the same become due, or in case of default in the payment of any installment of taxes or assessments upon said premises, or upon said or the premiums for said first insurance when the same become due, or in case of the breach of any covenant or coulditon herein contained, the whole of said principal default is an or the present or could be and the same become due, or in case of the breach of any covenant or could be not in the payment of said principal default in the payment of the present of the present of the principal default is an order of the present of the payment of	oan.
sum named herein, and interest thereon, shall become immediately due and payable, at the option of said second party, and this mortgage may be foreclosed ac ingly. And it is also agreed that in the event of any default in payment or breach of any covenant or condition herein, the rents and profits of said premises	Td-
pledged to the party of the second part, or assigns, as additional collateral security, and said party of the second part, or assigns, shall be entitled	
possession of said premises, by Receiver or otherwise. FIFTH. It is hereby further agreed and understood that this morigage secures the payment of the principal note and interest notes herein described, and	
renewal, principal or interest notes that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal of the interest, none during the said time of extension.	ipal
SIXTH. It is further expressly agreed by and between the parties hereto that no drilling shall be commenced upon said land for oil or gas or any stripping the commenced on any character whatsoever without the written between the parties here the stripping the stripping the commence of the stripping the stripp	ald
second party having first been secured to commence said drilling, mining or stripping operations and that in the event drilling for oil or gas or mining or stripping coal, stone or other minerals or substances of any character whatsoever shall be commenced on said land without having first obtained the written consent of s	for
second party as aforesaid, such drilling, mining or stripping shall operate to make the debt which this mortgage secures to immediately become due and paya at the option of said second party and this mortgage may be foreclosed accordingly.	- 1
SEVENTH. Said part-of the first part hereby agreethat, in the event action is brought to foreclose this mortgagewill pay a reasona	
attorney's fee ofDollars, which this mortgage also secures, anddohereby express waive appraisement of the said real estate.	121A
The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue. IN TESTIMONY WHEREOF, The said partof the first part hereunto subscribenamennd affixsealon the day and y	ear
first above mentioned.	
Executed and Delivered in the Presence of	
[SEA	T]
	AL]
The State of Oklahoma ss.	
County of	
BEFURE ME, and the state of the	of
A. D. 19, personally appeared	
andhis wife, to me known to be the identical personwho executed the within a foregoing instrument, and acknowledged to me thatexecuted the same asfree and voluntary act and detd, for the uses and purport	
therein set forth.	
WITNESS My hand and official seal. My Commission expires	lle.
Filed for Record the	
Desidence of Deside	
ByDeputy. Register of Deeds	