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414

REAL ESTATE MORTGAGE.

	his wife, of the County of	
and State of Oklahoma, partof the first p	part, and	
party of the second part:	of the first part, for and in consideration of the sum of	Dellere
	party of the second part, the receipt whereof is hereby acknowledged, ha granted, bargained and	
presents do grant, bargain, sell, convey a	and confirm unto said party of the second part, and tosuccessors and assigns, forever, a	ll of the following
described tractpieceor parcelof lar	nd lying and situate in the County of	to-wit:
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	<u>na na sana na</u>	
TO HAVE AND TO HOLD THE SAME	E, With all and singular the tenements, hereditaments and appurtenances therounto bolonging, or in an	ywise appertaining,
	he said party of the second part, and to heirs and assigns forever. And the said part	-
	the delivory hereofthe lawful ownerof the premises above granted and selzed of a goo of all incumbrances, and thatwill Warrant and Defend the same in the quiet and pe	
	heirs and assigns, forever, against the claims of all persons whomsoever.	Jonesia Joneseiten
This mortgage is given as security for t	the preformance of the covenants herein, and the payments to the said	
	according to the terms and conditions of the one promissory note, mad	
ana ang ang ang ang ang ang ang ang ang		of the first part
maturity at the rate of ten per cent. per ann	ereon from date at the rate of per cent, per annum, payableAnnually, but num, which interest is evidenced by coupon interest notes thereto attached. part hereby covenant and agree to pay all faxes and assessments of whatsoever character on s n said loan or upon the legal holder of said notes and mortgage, on account of said loan by the Sta reln said land is situated, when the same become due, and to keep the buildings upon the mortgaged	
	reln said land is situated, when the same become due, and to keep the buildings upon the mortgaged proved by the party of the second part, for the sum of	
ance if loss occurs.	part agree	
and not to commit or allow any waste on s FOURTH. It is further expressly agree	said premises. Hed by and between the parties herewate that if any default be made in the payment of any part of ei	ther said principal
or the premiums for said fire insurance when	e, or in case of default in the payment of any installment of taxes or assessments upon said premises, the same become due, or in case of the breach of any covenant or condition herein contained, the whol	le of said principa
sum named herein, and interest thereon, sha lugly. And it is also agreed that in the even	all become immediately due and payable, at the option of said second party, and this mortgage may be nt of any default in payment or breach of any covenant or condition herein, the rents and profits of	said premises are
pledged to the party of the second part, or possession of said premises, by Receiver or	assigns, as additional collateral security, and said party of the second part, or assigns, s otherwise.	
FIFTH. It is hereby further agreed an renewal, principal or interest notes that may	d understood that this morigage secures the payment of the principal note and interest notes herein hereafter be given, in the event of any extension of time for the payment of said principal debt, to evid	described, and all ence said principal
or the interest upon the same during the sat SIXTH. It is further expressly agreed	Id time of extension. by and between the parties hereto that no drilling shall be commenced upon said land for oil or gas and to obtain coal, stone or other minerals or substances of any character whatsoever without the write	or any stripping or
mining be commenced organy part of said has second party having first been secured to con	mence said drilling, mining or stripping operations and that in the event drilling for oil or gas or mining any character whatsoever shall be commenced on said land without having first obtained the writte	ng or stripping for
second party as aforesaid, such drilling, min at the option of said second party and this mo	ing or stripping shall operate to make the debt which this mortgage secures to immediately becom- prizage may be foreclosed accordingly.	e due and payable
	part hereby agreethat, in the event action is brought to foreclose this mortgage	
waive appraisement of the said real estate.	ed, this conveyance to be void; otherwise of full force and virtue.	merces captessly
IN TESTIMONY WHEREOF, The said I	partof the first part hereunto subscribenameand affixsealon	the day and year
first above mentioned. Executed and Delivered in the Pr	resence of	ISEA L
n da bara takan dara menungkan da kara bara da kara da kara da kara da kara da kara da bara da bara da bara da		
		[SEAL]
The State of Oklahoma	Y set a state of the state o	•
County of		
BEFORE ME.	a Notary Public in and for said County and State, on this	day of
an a search a sa s	., A, D, 19 personally appeared	
	his wife, to me known to be the identical person	
therein set forth.	the that executed the same asfree and voluntary act and deed, for the	uses and purposes
WITNESS My hand and official seal. My Commission expires	ar sa anal ini ang alao ang a	, Notary Public
։ Հայի հայուր ամանիստարարումների հանվելելությունը։ Հայի հեղությունը հայուր հայուր հայուր է դարությունը հայուր հայուրությունը է հայուր է դարությունը։ Մի հանվելի պատարանը		
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By,	E	Register of Deeds.