A		4	1.1
1 A A A A A A A A A A A A A A A A A A A	1 A	/ .	÷.,
		1.7	1.1
		-	÷
		1.1	с.
		- C - E	٢.

大学に、「「「「「「「

Real Estate Mortgage Record

		FROM	•••••••	and the second	iment was filed for record or	n theday
		ro			A, D., 19, at led in book	
	•			-	******	Register of Deed
				- B Fee, \$	y	Deput
		THIS INDENTURE. Made this				
		usand Nine Hundred		by and between		
	his wife	, of the County of		and State of Oklahoma, pa	irt of the first part, and	
		the second part:			ia sum of	
	part, the confirm	i receipt whercof is hereby ackn unto said party of the second p	nowledged, has grante	Dollars, to d, bargained and sold, and i cessors and assigns, forever,	in hand paid, by the by these presents do grant , all of the following described tr and State of Oklahom	ne said party of the seco , bargain, sell, convey a act piece or parcel.
				an a		
1,	n dyn a de ei G	a service and the service of the ser Service of the service of the service Service of the service of the servic				
				منابعة والمرجود مستعد شر	an a	
	engal eta eta. Angal eta eta eta	an a				
			an a			
1 T						
	an a					
		an a				an a
		TO HAVE AND TO HOLD THE	5 SAME, with all and singula ad exemption unto the said p covenant and agree that at	ir the tenements, hereditame party of the second part, and the delivery hereof	nts and appurienances thereunto to the lawful owner of t rances, and that	belonging, or in any w igns forever. And the so
11 - 11 - 11 - 11 - 11 - 11 - 11 - 11	appertat	ning, and all rights of homester of the first part do hereby			ranges and that will	WARRANT AND DEFEN
					irs and assigns, forever, against	
	the sam whomso	e in the quiet and peaceable pos ever.	ssession of said party of the	second part, he		thè claims of all perso
	the sam whomso	e in the quiet and peaceable pos ever.	szession of said party of the	second part, hel	irs and assigns, forever, against the payments to the said	thè claims of all perso
	the sam whomso successo in the 1	e in the quiet and peaceable pos ever. This mortgage is given as seen res and assigns at the office of principal sum of	ssession of said party of the surity for the performance o	second part, hei	irs and assigns, forever, against	the claims of all perso
	the sam whomso successo in the j on the f	e in the quiet and peaceable pos ever. This morigage is given as accu- rs and assigns at the office of principal sum of	ssession of said party of the surity for the performance o	second part, hele	irs and assigns, forever, against the payments to the said onditions of the one promissory n	the claims of all person hel Dolla note, made and executed
	the sam whomso successo in the j on the f part	e in the quiet and peaceable pos ever. This morigage is given as seen rs and assigns at the office of principal sum of rst day of of the first part, bearing even annually, but with intere	ssession of said party of the s surity for the performance o 	second part, helds for the covenants herein, and	irs and assigns, forever, against the payments to the said onditions of the one promissory n the of p , which interest is evidenced by	the claims of all person hel Dolla note, made and executed er cent per annum, payal coup
	the sam whomso successo in the j on the f part	e in the quiet and peaceable pos ever. This morigage is given as seen rs and assigns at the office of principal sum of rst day of of the first part, bearing even annually, but with intere	ssession of said party of the s surity for the performance o 	second part, helds for the covenants herein, and	irs and assigns, forever, against the payments to the said onditions of the one promissory n the of p , which interest is evidenced by	the claims of all person hel Dolla note, made and executed er cent per annum, payal coup
	the sam whomso successo in the p on the f nate of matta of mortgad dollars.	e in the quiet and peaceable pos ever. This mortgage is given as seen read assigns at the office of relacion of the first part, bearing even 	ssession of said party of the surity for the performance o 	second part, hei f the covenants herein, and coording to the terms and co- t thereon from date at the ra e of ten par cent per annum ant and ngree to pa pan or upon the legal holder of said and is situated, why y, approved by the party of ' a their increasy may appea	irs and assigns, forever, against the payments to the said onditions of the one promissory n to of p , which interest is evidenced by or and assessments of w of said notes and mortgage, on i en the ame become due, and to k the second part, for the sum of and deliver said policies and re-	the claims of all person helphone helphone tote, made and executed er cent per annum, payal coup hatsoever character on as necount of said loan by het boldings upon t newyals to said party of t
	the sam whomso successo in the p on the f nate of matta of mortgad dollars.	e in the quiet and peaceable pos ever. This mortgage is given as seen read assigns at the office of relacion of the first part, bearing even 	ssession of said party of the surity for the performance o 	second part, hei f the covenants herein, and coording to the terms and co- t thereon from date at the ra e of ten par cent per annum ant and ngree to pa pan or upon the legal holder of said and is situated, why y, approved by the party of ' a their increasy may appea	irs and assigns, forever, against the payments to the said onditions of the one promissory n to of p , which interest is evidenced by or and assessments of w of said notes and mortgage, on i en the ame become due, and to k the second part, for the sum of and deliver said policies and re-	the claims of all person helphone helphone tote, made and executed er cent per annum, payal coup hatsoever character on as necount of said loan by het boldings upon t newyals to said party of t
	the sam whomso successo in the p on the f nate of matta of mortgad dollars.	e in the quiet and peaceable pos ever. This mortgage is given as seen read assigns at the office of relacion of the first part, bearing even 	ssession of said party of the surity for the performance o 	second part, hei f the covenants herein, and coording to the terms and co- t thereon from date at the ra e of ten par cent per annum ant and ngree to pa pan or upon the legal holder of said and is situated, why y, approved by the party of ' a their increasy may appea	irs and assigns, forever, against the payments to the said onditions of the one promissory n to of p , which interest is evidenced by or and assessments of w of said notes and mortgage, on i en the ame become due, and to k the second part, for the sum of and deliver said policies and re-	the claims of all person helphone helphone tote, made and executed er cent per annum, payal coup hatsoever character on as necount of said loan by het boldings upon t newyals to said party of t
	the sam whomso successo in the p on the f nate of matta of mortgad dollars.	e in the quiet and peaceable pos ever. This mortgage is given as seen read assigns at the office of relacion of the first part, bearing even 	ssession of said party of the surity for the performance o 	second part, hei f the covenants herein, and coording to the terms and co- t thereon from date at the ra e of ten par cent per annum ant and ngree to pa pan or upon the legal holder of said and is situated, why y, approved by the party of ' a their increasy may appea	irs and assigns, forever, against the payments to the said onditions of the one promissory n to of p , which interest is evidenced by or and assessments of w of said notes and mortgage, on i en the ame become due, and to k the second part, for the sum of and deliver said policies and re-	the claims of all person helphone helphone tote, made and executed er cent per annum, payal coup hatsoever character on as necount of said loan by het boldings upon t newyals to said party of t
	the sam whomso successo in the p on the f nate of matta of mortgad dollars.	e in the quiet and peaceable pos ever. This mortgage is given as seen read assigns at the office of relacion of the first part, bearing even 	ssession of said party of the surity for the performance o 	second part, hei f the covenants herein, and coording to the terms and co- t thereon from date at the ra e of ten par cent per annum ant and ngree to pa pan or upon the legal holder of said and is situated, why y, approved by the party of ' a their increasy may appea	irs and assigns, forever, against the payments to the said onditions of the one promissory n to of p , which interest is evidenced by or and assessments of w of said notes and mortgage, on i en the ame become due, and to k the second part, for the sum of and deliver said policies and re-	the claims of all person helphone helphone tote, made and executed er cent per annum, payal coup hatsoever character on as necount of said loan by het boldings upon t newyals to said party of t
	the sam whomso successo in the p on the f nate of matta of mortgad dollars.	e in the quiet and peaceable pos ever. This mortgage is given as seen read assigns at the office of relacion of the first part, bearing even 	ssession of said party of the surity for the performance o 	second part, hei f the covenants herein, and coording to the terms and co- t thereon from date at the ra e of ten par cent per annum ant and ngree to pa pan or upon the legal holder of said and is situated, why y, approved by the party of ' a their increasy may appea	irs and assigns, forever, against the payments to the said onditions of the one promissory n to of p , which interest is evidenced by or and assessments of w of said notes and mortgage, on i en the ame become due, and to k the second part, for the sum of and deliver said policies and re-	the claims of all person helphone helphone tote, made and executed er cent per annum, payal coup hatsoever character on as necount of said loan by het boldings upon t newyals to said party of t
	the sam whomso successo in the p on the f part interest land, an State of rodinars, second p of colled as they said pri premissi party, m condito and said describe dest, to strippin and said describe dest, to strippin strippin so first obt secures pay A, F	e in the quiet and peaceable pos- ever. This morigage is given as seen rs and assigns at the office of principal sum of	session of said party of the i unity for the performance o 	second part, hei f the covenants herein, and f the covenants herein, and cccording to the torms and c t thereon from date at the m e of ten per cent per annum and and nerec to per but or upon the legal but or upon the legal holder eln suid land is situated, wh y, approved by the party of as their interests may appea d said party of the first par keep all buildings, fences a misse, rules hereunto that if the of dealt in the parm is when the same become du the more the transfer is the party of the first partices. It is the party of the first partices are the parties hereunts that if to the party of the second is monified premises. D second party of the second pre- tices and the of extension. The add the of extension is such drilling, mining or at a such drilling or at a	irs and assigns, forever, against the payments to the said	the claims of all person helessing of all person helessing of all person below of the person toold, made and executed er cent per annum, payal erecourt of said her or coup the source of are and exper- teep the buildings upon t newais to said party of t or assessments upon s covenant or condition he the option of and secon breach of any govenant to fillional collateral securi payment of said party and land for enges or a ter whatseever without t is n the event drilling f said land without hav debt without has mortga giv.
	the sam whomso successo in the p on the f part	e in the quiet and peaceable pos- ever. This mortgage is given as seed 	ssession of said party of the i urity for the performance o 	second part, hei f the covenants herein, and f the covenants herein, and coording to the terms and co thereon from date at the ra e of ten par cent per annum ant and ngree to pe yan or upon the legal holder et and in situated, while a their increasus may appea d sail party of the first pai the party of the first pai the party of the first pai the party of the second du erest thereon, shall become the party of the second du erest thereon, shall become the party of the second du erest thereon, shall become the party of the second du erest thereon shall become the party of the second du erest thereon shall become the party of the second du rest thereon shall become the party of the second du as congress surgent to the shall time of exiconion. parties hereto that no drill in cond, stone or other miner meneos said drilling, mining or at a second party and this mori dollars, which this mori	irs and assigns, forever, against the payments to the said	the claims of all person the claims of all person helperson total person total per
	the sam whomso successo in the p on the f nart	e in the quiet and peaceable pos- ever. This morigage is given as seen rs and assigns at the office of which a sum of	session of said party of the in- nurity for the performance of the performance of the first part hereby cover the performance of the performance of the first part hereby cover the performance of the performance of the first part hereby cover the performance of the performance of the first part performance of the first part agree	second part, hei f the covenants herein, and cccording to the terms and c t thereon from date at the ra e of ten par cent per annum ant and hgres to part of the terms and c t thereon from date at the ra e of ten par cent per annum ant and hgres to the from the second by the part of the first part keep all buildings, fences a misso. the particults herecands that if the part of the first part keep all buildings, fences a misso. the part of the first part is of the party of the second prise of the party of the second prise parties here to hat no drill in coal, stone or other miner it moring secures the first parties here to that no drill in coal, stone or other miner is uch drilling, mining or str d second party and this mori dollars, which this mori s to be yoid; otherwise of fu	irs and assigns, forever, against the payments to the said	the claims of all person the claims of all person hel bell contended of the claim contended of the claim of the claim of the claim contended of the claim of the cl
	the sam whomso successo in the p on the f nart	e in the quiet and peaceable pos- ever. This morigage is given as seen rs and assigns at the office of principal sum of	ssession of said party of the i unity for the performance o 	second part, hei f the covenants herein, and cccording to the terms and co- t thereon from date at the ra e of ten par cent per annum ant and ngree to pa- yan or upon the legal holder the part cent per annum ant and ngree to pa- yan or upon the legal holder has their interests may appea d said party of the first par keep all buildings, fences a missa. the parties hereunto that if the as the second buildings, fences a missa. the parties hereunto that if the part of the drast part second default in the payming as when the same become du misso default in the event to the party of the second pu parties hereto that no drill marties hereto that no drill in cont, stone or other miner parties cond party and this mort such drilleng, mining or str d second party and this mort dollars, which this mort is to be void; otherwise of fu	irs and assigns, forever, against the payments to the said	the claims of all person the claims of all person hel below tote, made and executed er cent per annum, payal coup hatsoever charactor on si uccount of said loan by the cer the buildings upon t newals to said party of the or assessments upon so newals to said party of the or assessments upon so covenant or condition the bronch of any part of eith or assessments upon so covenant or condition the bronch of any part of eith or assessments upon so add land fn as good repu- ment of any part of eith or assessments upon so covenant or condition the bronch of any avonant filtional collideral securi- and inforest notes herr payment of sall princip land for oll or gas or a sold hand without havi sold hand without havi gage
	the sam whomso successo in the p on the f part interest land, an state of mortgad dollars, scoon j of collec as they said pri party, n conditio and said describe debt, to strippin written of to strippin written pay a. r walve a	e in the quiet and peaceable pos- ever. This mortgage is given as seed rs and assigns at the office of principal sum of	ssession of said party of the i urity for the performance o 	second part, hei f the covenants herein, and cccording to the torms and c thereon from date at the ma- e of ten par cent per annum ant and agree to pa an or upon the legal holder cln said land is situated, wh y, approved by the party of ad said party of the first par heap all buildings, fences a misse, the parties hereunto that if these of defails in the aver a strong situates the party a strong situates the party is the correst bit of existing the parties hereunto that if the be given, in the event of the and the same become du build inne of existent in the part of the strong the second also agreed that in the event if the be given, in the event the and the some become du build inne of existent in mence as all drilling; mining stances of any character with a second party and this mori- dollars, which this mori- a to be void; otherwise of fur to be void; otherwise of fur part hereunto subscribe	irs and assigns, forever, against the payments to the said	the claims of all person the claims of all person below below the person tere cent per annum, payal coup of said land by tere tere the per annum, payal mescourt of said land by tere tere the buildings upon t newrals to said party of the newrals to said party of the resonant or condition the the option of said second breach of any part of clift the option of said second breach of any part of clift litional collations accurate payment of saily princip and hierest notes here payment of saily princip said and without har to not be option this mortga gagow do hereby express
	the sam whomso successo in the p on the f part interest land, an state of mortgad dollars, scoon j of collec as they said pri party, n conditio and said describe debt, to strippin written of to strippin written pay a. r walve a	e in the quiet and peaceable pos- ever. This morigage is given as seed 	ssession of said party of the i unity for the performance o 	second part, hei f the covenants herein, and cccording to the terms and co- t thereon from date at the ra- e of ten par cent per annum ant and hgree to per the rank of the terms and co- t thereon from date at the ra- e of ten par cent per annum ant and hgree to per the rank of the terms and the as their interests may appea d said party of the first par keep all buildings, fences a misso. the parties hereunto that if ary of the some terms of the ary of the some terms of the terest thereon, shall percome also agreed that in the even to the parties here the or misson parties here the misson of the parties here to that are defined in coal, stone or other miner mences ad drilling, mining stances of any character with a to be yold; otherwise of fu s to be yold; otherwise of fu t part hereunto subscribe	irs and assigns, forever, against the payments to the said	the claims of all person the claims of all person hel bell contended of the claim coup the cent per annum, payal coup hatsoever character on si account of said loan by re- coup hatsoever character on si account of said loan by re- reof and care and export and land in as good repu- ment of any part of eith or based mer and second the option of said second breach of any covenant in dialond for any covenant and interest notes here payment of sally princip is and without havi debt whisteever without f said and without havi debt whisteever without and hereby express dot in the coven drilling debt whisteever without f said and without havi debt whisteever without f said and second drilling f said and without havi debt whisteever without f said and second f said and without havi debt whisteever without f said and second f said and without havi debt whisteever without f said and second f
	the sam whomso successo in the p on the f part interest hand, am state of mortest decord p second p second p second p second p of colled as they said per premise bound the contine cont	e in the quiet and peaceable pos- ever. This morigage is given as seed 	ssession of said party of the i unity for the performance o 	second part, hei f the covenants herein, and cccording to the terms and co- t thereon from date at the ra- e of ten par cent per annum ant and hgree to per the rank of the terms and co- t thereon from date at the ra- e of ten par cent per annum ant and hgree to per the rank of the terms and the as their interests may appea d said party of the first par keep all buildings, fences a misso. the parties hereunto that if ary of the some terms of the ary of the some terms of the terest thereon, shall percome also agreed that in the even to the parties here the or misson parties here the misson of the parties here to that are defined in coal, stone or other miner mences ad drilling, mining stances of any character with a to be yold; otherwise of fu s to be yold; otherwise of fu t part hereunto subscribe	irs and assigns, forever, against the payments to the said onditions of the one promissory n the of p , which interest is evidenced by by all taxes and ascessments of w of said notes and mortgage, or r the second part, for the sum of the second part, for the sum of r and deliver said policies and re- r and deliver said policies and re- r assumes all responsibility of p and other improvements on the s: any default be made in the pay ent of any installment of taxes in any default he made in the pay ent of any installment of taxes in any default he made in the pay ent of any installment of taxes in any default he made in the pay ent of any installment of taxes in any extension of time for the of any extension of time for the response of the principal note of a stipling operations and the is brought to foreclose this mort tages also secures, and	the claims of all person the claims of all person hele below the claim of the claim of the ter cent per annum, payal coup the buildings upon the ter cent per annum, payal coup the buildings upon the ter cent per annum, payal coup the buildings upon the ter cent per annum, payal meret of any care and exper- ald land in as good repu- ment of any part of eith or assessments upon as the option of said second breach of any covenant the option of said second breach of any covenant and interest notes here page
	the sam whomso successo in the p on the f part interest hand, am state of mortest decord p second p second p second p second p of colled as they said per premise bound the contine cont	e in the quiet and peaceable pos- ever. This morigage is given as seen rs and assigns at the office of which a sum of	seession of said party of the in- murity for the performance of the performance of the first part hereby covers the shall be the performance of the first part of the accounty or fown where the performance of the first part agree of the first part of the same during a staff per miles are pideded accordingly. And it is seen the the same during the part of said prove the the part of said performed to cond, stone or other mineral and the first part hereby agree. It he first part hereby agree of the first part hereby agree. It here the same during the part of the first part hereby agree. It he first part hereby agree. It here the said part of the first part of the first part hereby agree. It here the said part of the first part hereby agree. It here the said part of the first part of the first part hereby agree. It here the said part of the first	second part, hei f the covenants herein, and cccording to the terms and c thereon from date at the m a of ten per cent per annum ant and ngree to per the second per the legal holder eln suid land is situated, wh may be the legal holder eln suid land is situated, wh has their interests may appea d said party of the first par keep all buildings, fences a misse. the of dealt in the parm is when the same become du the ord fault in the even also agreed that in the even and the dail of premisee, by satisfies sectors did premisee, by satisfies and drilling, mining stances of any character wi auch affiling, mining of at a second party and this mori a the party and this mori a to be void; otherwise of fur to be void; otherwise of fur the and the subscribe	irs and assigns, forever, against the payments to the said onditions of the one promissory n the of p , which interest is evidenced by by all taxes and ascessments of w of said notes and mortgage, or r the second part, for the sum of the second part, for the sum of r and deliver said policies and re- r and deliver said policies and re- r assumes all responsibility of p and other improvements on the s: any default be made in the pay ent of any installment of taxes in any default he made in the pay ent of any installment of taxes in any default he made in the pay ent of any installment of taxes in any default he made in the pay ent of any installment of taxes in any extension of time for the of any extension of time for the response of the principal note of a stipling operations and the is brought to foreclose this mort tages also secures, and	the claims of all person the claims of all person hel bell contended of the claim coup the cent per annum, payal coup hatsoever character on si account of said loan by re- coup hatsoever character on si account of said loan by re- reof and care and export and land in as good repu- ment of any part of eith or based mer and second the option of said second breach of any covenant in dialond for any covenant and interest notes here payment of sally princip is and without havi debt whisteever without f said and without havi debt whisteever without and hereby express dot in the coven drilling debt whisteever without f said and without havi debt whisteever without f said and second drilling f said and without havi debt whisteever without f said and second f said and without havi debt whisteever without f said and second f said and without havi debt whisteever without f said and second f
	the sam whomso successo in the p on the f part interest hand, an state of state of state of collect as they part, m condition and said describe debt, to strippIn written of dist, and strippin written of strippin written dest, to strippin walve a day and	e in the quiet and peaceable pos- ever. This morigage is given as seed 	ssession of said party of the in- unity for the performance of 	second part, hei f the covenants herein, and cccording to the terms and co- t thereon from date at the ma- s of ten par cent per annum ant and hgree to pa- yan or upon the legal holder the part of the first part keep all buildings, fences a missa. the parties hereunto that if as of default in the payming the parties hereunt the transition where the parties here and here the parties here and the parties here and the payming the parties here and the approximation of the first parties here and the approximation of the party of the parties here and the approximation of the party of the parties here and the approximation of the party of the second proximation of the party of the parties here that in the event the said drilling, mining or strad such drilling	irs and assigns, forever, against the payments to the said onditions of the one promissory n the of p , which interest is evidenced by by all taxes and ascessments of w of said notes and mortgage, or r the second part, for the sum of the second part, for the sum of r and deliver said policies and re- r and deliver said policies and re- r assumes all responsibility of p and other improvements on the s: any default be made in the pay ent of any installment of taxes in any default he made in the pay ent of any installment of taxes in any default he made in the pay ent of any installment of taxes in any default he made in the pay ent of any installment of taxes in any extension of time for the of any extension of time for the response of the principal note of a stipling operations and the is brought to foreclose this mort tages also secures, and	the claims of all person the claims of all person hele below the claim of the claim of the ter cent per annum, payal coup the buildings upon the ter cent per annum, payal coup the buildings upon the ter cent per annum, payal coup the buildings upon the ter cent per annum, payal meret of any care and exper- ald land in as good repu- ment of any part of eith or assessments upon as the option of said second breach of any covenant the option of said second breach of any covenant and interest notes here page
	the sam whomso successo in the p on the f part interest land, am state of morigal decord y sof colled as they said pri premise in control part/ sof colled as they said pri premise in control part/ and said describes part as the part/ part/ said pri premise in control said pri premise in control said pri premise part/ part/ part/ part/ part/ part/ part/ said pri premise in control scales, to strippin scales, to strippin scales, to strippin scales, to strippin scales, to strippin scales, to strippin scales, to strippin scales, to strippin scales, to strippin scales, to scales, to sc	e in the quiet and peaceable pos- ever. This morigage is given as seen 	ssession of said party of the i unity for the performance o 	second part, hei f the covenants herein, and cccording to the terms and co t thereon from date at the ra e of ten par cent per annum ant and hgree to pa can or upon the legal holder the part of the part of the sal dand party of the list part keep all buildings, fences a missa. the parties hereunto that if the parties hereunto that if the parties hereunto that fir the part here anne become du parties here that no drill mortance soil drilling, mining mende said drilling, mining at cost, stone or other miner mende said drilling, mining a scond party and this mort a to be void; otherwise of fu to be void; otherwise of fu part hereunto subscribe	irs and assigns, forever, against the payments to the said onditions of the one promissory n ite of p , which interest is evidenced by , and a construction of the sum of , and construction of the sum of , any default be made in the pay ent of any installment of taxes of the breach of any interest of the principal note of any constituence of the principal note of any extension of time for the of any extension of the principal note of any extension of the principal note of the principal one commenced upon suid tais of substances of any charact. ; or stripping operations and the instaever shall be commenced on the morth typing any be foreclosed accordin is brought to foreclose this morth typing any be foreclose this morth typing and the foreclose the sum of the age also secures, and 	the claims of all person the claims of all person hele below of the claim of the claim coup of the claim of the claim has been claim of the claim of the claim coup the buildings upon the claim of the claim o
	the sam whomso successo in the p on the f part interest hand, an state of mortgal decord y sof colled as they said pri premise in conta portfue cond y sof colled as they said pri premise in conta portfue conta of colled as they said pri premise profite conta secures pay a. r walve a day and	e in the quiet and peaceable pos- ever. This morigage is given as seen 	ssession of said party of the i unity for the performance o 	second part, hei f the covenants herein, and cocording to the terms and co t thereon from date at the ra e of ten par cent per annum ant and ngree to pa yan or upon the legal holder the part of the state of the state and a said party of the state part keep all buildings, fences a missa. Keep all buildings, fences a missa. Accord bartes the state of the state of the state to the parties hereunto that if farse of default in the payment to the scored by parties herein that of the state of the state to the parties default or the state of the state to the parties default or the state of the state is when the same become du ercet thereon, shall become to the part of the scored by parties hore to that no drill morange secures the r mence said drilling, mining morance said drilling, mining a to be void; otherwise of fu to be part, which this mori to be part hereunto subscribe	irs and assigns, forever, against the payments to the said onditions of the one promissory n ito of p , which interest is evidenced by y and taxes and assessments of w of said notes and mortgage, on : n the game become due, and to h r and deliver said policies and ro r and deliver said policies and ro r assumes all responsibility of p nd other improvements on the si- cor in case of the breach of any ret of any installment of taxes of any default be made in the pay ent of any installment of taxes of any default in payment or fails of subbances of any charact of any case of the breach of any receiver or otherwise. Dayment of the principal note of any extension of time for the fails of subbances of any charact integare also secures, and	the claims of all person the claims of all person hele below of the claim of the claim of the ter cent per annum, payal coup of the claim of the hatsoever character on si uccount of said loan by the cer the buildings upon the newals to said party of the or assessments upon so the could find as good repu- ment of any part of elth or assessments upon so covenant or condition the breach of any part of elth or assessments upon so covenant or condition the breach of any covenant liand for oil or gas or a gar whatsoever without havy dobt which this mortga gar of the claim of the claim seal and without havy claim of the claim of the seal of t
	the sam whomso successo in the p on the f part interest interest interest as they of colled as they promise dest, to strippIn write dest, to strippIn secures pay a. r write dest and strippIn secures pay a. r	e in the quiet and peaceable pos- ever. This morigage is given as seen rs and assigns at the office of wincipal sum of	ssession of said party of the in- multy for the performance of 	second part, hei f the covenants herein, and cccording to the terms and co t thereon from date at the ma- a of ten par cent per annum ant and hgree to par and ngree to par cent per annum the legal holder there and hgree to par and ngree at per annum ant and hgree to par and ngree at per annum ant and hgree annum the parties here unto that if the parties here unto that if the part of the fart par here at there on, shall become also agreed that in the event to the party of the second party of the second parties there of here and the second protain store or here are the protain store or here are defined more as all drilling, mining or ar a second party and this mort a second party and this mort a to be yold; otherwise of fr a part here unto subscribe t part here unto subscribe t part here unto subscribe A. D. 19, pers	irs and assigns, forever, against the payments to the said onditions of the one promissory n the of p , which interest is evidenced by or all taxes and ascessments of w of said notes and more and more as a second and more and more as a second bar, for the second part, for the second part, for the sum of r and deliver said policies and rei r and deliver said policies and rei r assumes all responsibility of p and other improvements on the si- any detault be made in the pay en of any detault in payment or any detault be made in the pay reit of any detault in payment or a synemet. Of the principal note of any detault be commenced upon shift integers of substances of any charact or stripping operations and the fage may be foreclosed according is brought to foreclose this mort to for any detaute of mate the range also secures, and	the claims of all person the claims of all person below of the claims of all person tote, made and executed er cent per annum, payal comment of and executed of the newrals to said loan by the recep the buildings upon the newrals to said party of the recep the buildings upon the add land in as good repu- ment of any part of eith or assessments upon as the option of said second brench of any covenant liditoni contait securi and interest notes here plannent of sall princip to the option of sail second and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here the option of sail securi and interest notes here security and without have to the option of sail security security and State, on the life without here the option of sail security the option of sail security to the option of sail security to the option of sail security and interest notes here to the option of sail security to the option of sail security t
	the sam whomso successo in the p on the f part interest interest interest as they of colled as they promise dest, to strippIn write dest, to strippIn secures pay a. r write dest and strippIn secures pay a. r	e in the quiet and peaceable pos- ever. This morigage is given as seen- rs and assigns at the office of principal sum of	ssession of said party of the i unity for the performance o 	second part, hei f the covenants herein, and cccording to the terms and co t thereon from date at the ma- a of ten par cent per annum ant and hgree to par and ngree to par cent per annum the legal holder there and hgree to par and ngree at per annum ant and hgree to par and ngree at per annum ant and hgree annum the parties here unto that if the parties here unto that if the part of the fart par here at there on, shall become also agreed that in the event to the party of the second party of the second parties there of here and the second protain store or here are the protain store or here are defined more as all drilling, mining or ar a second party and this mort a second party and this mort a to be yold; otherwise of fr a part here unto subscribe t part here unto subscribe t part here unto subscribe A. D. 19, pers	irs and assigns, forever, against the payments to the said	the claims of all person the claims of all person below of the claims of all person tote, made and executed er cent per annum, payal comment of and executed of the newrals to said loan by the recep the buildings upon the newrals to said party of the recep the buildings upon the add land in as good repu- ment of any part of eith or assessments upon as the option of said second brench of any covenant liditoni contait securi and interest notes here plannent of sall princip to the option of sail second and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here the option of sail securi and interest notes here security and without have to the option of sail security security and State, on the life without here the option of sail security the option of sail security to the option of sail security to the option of sail security and interest notes here to the option of sail security to the option of sail security t
	the sam whomso successo in the p on the f part interest land, an state, or state, or new state, or state, or state, or state, or state, or state, or state, or state, or state, or state, or secures pay a. r walve a day and day and state, or state, or state, or secures state, or state, or state, or secures state, or state, or state, or state, or secures state, or state, or state, or secures state, or state, o	e in the quiet and peaceable pos- ever. This morigage is given as seen rs and assigns at the office of wincipal sum of	ssession of said party of the i unity for the performance o 	second part, hei f the covenants herein, and coording to the terms and co- t thereon from date at the ma- s of ten par cent per annum ant and hgree to pa- yan or upon the legal holder the part of the first part keep all buildings, fences a missa. the parties hereunto that if as of default in the payming the parties hereunto that if the part direct of the second pi- parties here that in the event to the party of the second pi- parties here that no drill mencies and drilling, mining returnes of any character with such drilling, mining or ard a second party and this mort the the term at the or that in the event at the such drilling, mining or ard the second party and this mort a second party and this mort to be part, the event at clon 	irs and assigns, forever, against the payments to the said onditions of the one promissory n the of p , which interest is evidenced by or all taxes and ascessments of w of said notes and more and more as a second and more and more as a second bar, for the second part, for the second part, for the sum of r and deliver said policies and rei r and deliver said policies and rei r assumes all responsibility of p and other improvements on the si- any detault be made in the pay en of any detault in payment or any detault be made in the pay reit of any detault in payment or a synemet. Of the principal note of any detault be commenced upon shift integers of substances of any charact or stripping operations and the fage may be foreclosed according is brought to foreclose this mort to for any detaute of mate the range also secures, and	the claims of all person the claims of all person below of the claims of all person tote, made and executed er cent per annum, payal comment of and executed of the newrals to said loan by the recep the buildings upon the newrals to said party of the recep the buildings upon the add land in as good repu- ment of any part of eith or assessments upon as the option of said second brench of any covenant liditoni contait securi and interest notes here plannent of sall princip to the option of sail second and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here plannent of sall princip to the option of sail securi and interest notes here the option of sail securi and interest notes here security and without have to the option of sail security security and State, on the life without here the option of sail security the option of sail security to the option of sail security to the option of sail security and interest notes here to the option of sail security to the option of sail security t