Real Estate Mortgage Record

PROM	This instrument was filed for record on the day of
	o'clockM.,
TO	and duly recorded in bookon page
	Register of Deeds. By Deputy.
1	Fee, S.
mile and and the	day ofin the year of our Lord
One Thousand Nine Hundred	by and between
	State of Oklahoma, part of 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
part, the receipt whereat is hereby acknowledged, ha granted, bar	Dollars, to in hand paid, by the said party of the second gained and sold, and by these presents do grant, bargain, sell, convey and s and assigns, forever, all of the following described tract piece or parcei and State of Oklahoma, to-wit;
ang manahan bersahan permanan bandan bersahan bersahan bersahan bersahan bersahan bersahan bersahan bersahan b Bersahan bersahan be	e De mergeremet i i i grow en en group en en group i group en en en en en en el broken. En en en en en en en e En en
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successors and assigns at the office of.	
part of the first part, bearing even date herewith, with interest there-	on from date at the rate of per cent per annum, payable
interest notes thereto attached. SECOND.—Said part	n per cent per annum, which interest is evidenced by coupon and agree to pay all taxes and assessments of whatsoever character on said
land, and any taxes or assessments that shall be made upon said loan or State of Okinhoma, it any there he, or by the county or town wherein sai mortgaged premises insured in some reliable fire insurance company, app	and agree—to pay all taxes and assessments of whatsover character on said upon the logal holder of said notes and mortage, on account of said loan by the diand is situated, when the same become due, and to keep the buildings upon the royed by the party of the second part, for the sum of rincrests may appear and deliver said policies and renewals to said party of the party of the first part assumes all responsibility of proof and care and expense
as they now are, and not to commit or allow any waste on said premises. FOURTH.—It is further expressly agreed by and between the pa	all buildings, fences and other improvements on the said land in as good repair riles because that if any default be made in the payment of any part of either
said principal or interest notes, when the same become due, or in case of premises, or upon said loan, or the premiums for said fire insurance wher in contained, the whole of said principal sum named herein, and interest it	default in the payment of any installment of taxes or assessments upon said I the same become due, or in case of the breach of any covenant or condition here hereon, shall become immediately due and payable, at the option of raid second—
condition berein, the rents and profits of said premises are pledged to the and said party of the second part, or assigns, shall be entitled to possession	party of the second part, or
described, and all renewal, principal or interest notes that may hereafter be debt, to evidence said principal or the interest upon the same during the sa	rities hereigned that if any default be made in the payment of any part of either default in the payment of any part of either default in the payment of any part of any part of taxes or assessments upon said could be a superficient of a second second shall become immediately due and nayatile, it the cyclin of said second greed that in the event of any default in payment or breach of any covenant or party of the second part, or the second part, or the second collateral security, on of said premises, by receiver or other assigns, as additional collateral security, on of said premises, by receiver or other assigns, as additional collateral security, and the second payment of the principal note and interest notes herein given, in the event of any extension of time for the payment of said principal time of a second payment of said principal and the second payment of said principal time of the payment of the p
SIXTH.—It is further expressly agreed by and between the parties stripping or mining be commenced on any part of said land to obtain coal, written consent of said second party having first been secured to commence.	s hereto that no drilling shall be commenced upon said land for oil or gas or any stone or other minerals or substances of any character whatsoever without the said drilling, mining or stripping operations and that in the event drilling for so fany character whatsoever shall be commenced on said land without having itilling, mining or stripping shall operate to make the debt which this mortgage and party and this mortgage may be foreclosed accordingly.
on or gas or mining, or stripping for coal, stone or other mineral substant first obtained the written consent of said second party as aforesaid, such o secures to immediately become due and payable at the option of said secon	s of any character whatsoever shall be commenced on said land without having irilling, mining or stripping shall operate to make the debt which this mortgage in a party and this mortgage may be foreclosed accordingly.
SEVENTH Said part of the first part hereby agree the	at, in the event action is brought to foreclose this mortgage will liars, which this mortgage also secures, and do hereby expressly
waive appraisement of the said real estate. The foregoing conditions being performed, this conveyance to be	valds atherwise of full farce and vistus
IN TESTIMONY WHEREOF, the said part of the first part h	nereunto subscribe name and affix scal on the
day and year first above montloned.	[SΕΛΙ]
그 크리 하다는 사람이 그렇게 보고 없으므다.	[SEAL]
Executed and delivered in the presence of	[SDAL)
STATE OF OKLAHOMA, County of 88,	고개의 어떻게 되면 이번 하는 것이 하는데 그 그래요? 그는 생기가 뭐라지?
A,	, a Notary Public, in and for said County and State, on this, D. 19
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to me known to be the identical person who executed the within and the same as free and voluntary act and deed. for the rise	foregoing instrument, and acknowledged to me thatoxecuted example oxecuted
WITNESS my hand and official scal.	Notary Public
ALV COMMISSION OXULES	Notary Public