Real Estate Mortgage Record

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| Proc. 5. Willia ENDINOVERIA, Mode 2014 | , 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | STATE OF OKLAHOMA, |
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| Pec, S. Pec | TO | dand duly recorded in book on page on page |
| The Secretary of the control of the steep part, for one in restriction, and the steep part, and the steep | | Register of Deeds |
| The Processor for the County of | | Fce, \$ |
| ty of the Second part! If yet the second part | e Thousand Nine Hundred | by and betweenby |
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| The residest whereast is harder actions related by harder actions are considered by harder actions and the resident actions are compared to the control part and the control part | rty of the second part: | |
| persisting and all rights of innection exemption must the gold gotty of the second part, and to the part of presents of the second part, and to the part of presents of the second part, and to the part of pa | art, the receipt whereof is hereby acknowledged, ha granted, be | Dollars, to in hand paid, by the said party of the second argained and sold, and by these presents do grant, bargain, sell, convey and presents and assigns, forever, all of the following described tract piece or parcel |
| persisting and all rights of innection exemption must the gold gotty of the second part, and to the part of presents of the second part, and to the part of presents of the second part, and to the part of pa | | |
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| same in the quiet and peaceable passession of said party of the second part, | | 살림은 사람이 살림을 모르게 된다고 말했다고 |
| the of the first part, bearing even date herewith, with interest thereon from date at the rate of the part of the the part of the part of the part of the the part of the part part part of the part part of the part part part of the part part part of the part part of the part part part part part part part part | e same in the quiet and peaceable possession of said party of the secon nomscever. | |
| and SECOND—Said part actions of the first part, hereby covenant—and agree—to log by all takes and assessments of whatsoerer character on said to of Oklahoma, if any there he, or by the county or town wherein said and its states, when the same become like, and not common to the said and the part of the second part, for the sum of the said to of Oklahoma, if any there he, or by the county or town wherein said and its states of the said part of the same become like, and not common to the said and said party of the sare part assumes all or the said and expense collecting much insurance if loss occurs. The provided insurance if loss occurs, and the said and said party of the sare part assumes all ones. The part and expense collecting much insurance if loss occurs, and the common the said and said party of the sare part assumes all the party of and care and expense collecting much insurance if loss occurs, and the common the said and said party of the sare part assumes all the party of any occurs, and the common the said and the common the said and said party of the said part assumes all the party of any occurs, and the premiums for any part of cities and the product of the party of the said part assumes all the party occurs of the party occurs occurs on the said and the common occurs of the party occurs occurs of the party occurs occurs on the said and the common occurs of the party occurs occurs of the party occurs occurs on the said and the common occurs occurs occurs of the party occurs occurs occurs occurs on the said occurs occurs occurs occurs occurs on the said occurs oc | ne same in the quiet and peaceable possession of said party of the seconhomscover. This mortgage is given as security for the performance of the coessors and assigns at the office of | covenants herein, and the payments to the said |
| a principal of interest notes, when the same become due or the same planted and the bast that of details to make it the part of all part of either mises, or upon said loan, or the premiums for said fire insurance when the same become due or it case of the breach of any covenant or condition here are made in the part of the premiums for said fire insurance when the same become due or it case of the breach of any covenant or condition here they are the premium for said fire insurance when the same become due or it case of the breach of the premium for the party of the second part, or or there has a premium for the party of the second part, or other party and the premium for the party of the second part of the premium for the premium for the party of the second party is an additional confident security. FIFTI.—It is hereby further agreed and understood that this mortizance secures the pursuent of the premium for th | e same in the quiet and peaceable possession of said party of the seconomisosover. This mortgage is given as security for the performance of the coessors and assigns at the office of the principal sum of the first day of the first day of the first day of the first day, bearing even date herewith, with interest ther connecting the coefficient and the coefficients of the coefficients | covenants herein, and the payments to the said |
| icelibed, and all renewal, principal or interest notes that may horeafter be given, in the event of any extension of time for the payment of said principal, it, to evidence said principal or the interest upon the sain during the said time of extension. It is carried to a contract the principal of the interest upon the sain during the said time of extension. It is carried to a contract the principal of the interest property agreed by and between the parties horefor that no drilling shall be commence and and for out or gas or any interest principal of the princ | ne same in the quiet and peaceable possession of said party of the secon homseever. This mortgage is given as security for the performance of the coessors and assigns at the office of the principal sum of the principal sum of the principal sum of the grant of the first day of the first day of the first day of the first day of the first part, bearing even date herewith, with interest there annually, but with interest after maturity at the rate of the first part hereby covenant of the first part hereby covenant and on the first part hereby covenant of Okiahoma, if any there be, or by the county or town wherein so ortgaged premises insured in some reliable fire insurance company, appliars, and to assign the policies to said party of the second part, as the collecting such insurance if loss occurs. | covenants herein, and the payments to the said |
| The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue. IN TESTIMONY WHEREOF, the said part of the first part hereunte subscribe name and affix seal on the and year first above mentioned. [SEAL] Executed and delivered in the presence of seal of the presence of the | the same in the quiet and peaceable possession of said party of the secon homsoever. This mortgage is given as security for the performance of the coessors and assigns at the office of the principal sum of the principal sum of the grant party of the second the first day of the first day of the first day of the first day of the first party bearing even date herewith, with interest there of the first party bearing even date herewith, with interest the coest notes thereto attached. The second party of the first party hereby covenant—and any taxes or assessments that shall be made upon said loan on all of Okiahoma, if any there be, or by the county or town wherein as origaged premises insured in some reliable fire insurance company, aprilars, and to assign the policies to said party of the second part, as the cond part, to be held by them until this mortgage is fully paid and said collecting such insurance if loss occurs. FURIO.—The said part—and of the first part agree.—to keep the first party and the second party of the second party and the principal or interest notes, when the same become due or each the first party and the said loan, or the premiums for said fire insurance when means, or upon said loan, or the premiums for said fire insurance with emisses, or upon said loan, or the premium named herein, and interest critical and the principal and premises are pledged to the didition herein, the rents and profits of said premises are pledged to the didition herein, the rents and profits of said premises are pledged to the said premises are pledged as the s | covenants herein, and the payments to the said heirs. Dollars Ing to the terms and conditions of the one promissory note, made and executed by con from date at the rate of per cent per annum, which interest is evidenced by coupon and agree to pay all taxes and assessments of whatsoever character on said ruyon the legal holder of said notes and mortgage, on account of said loan by the id land is situated, when the same become due, and to keep the buildings upon the approved by the party of the set of the said part, for the sum of the lirst part assumes all responsibility of proof and care and expense all buildings, fences and other improvements on the said land in as good repair arties hereunto that if any default be made in the payment of any part of other default in the payment of any installment of taxes or assessments upon said en the same become due, or in case of the breach of any covenant or condition here thereon, shall become immediately due and payable, at the option of said second agreed that in the event of any selection or herech of any covenant or party or the said part, or assigns, as additional collateral security, |
| The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue. IN TESTIMONY WHEREOF, the said part of the first part because subscribe name and affix scal on the and year first above mentioned. [SEAL] Executed and delivered in the presence of [SEAL] Executed and delivered in the presence of [SEAL] ATE OF OKLAHOMA, County of ss. Before mo, a Noiary Public, in and for said County and State, on this day of A. D. 19, personally appeared. his wife, same as free and voluntary act and deed, for the uses and purposes therein act forth. WINNESS my head and delivered and | the same in the quiet and peaceable possession of said party of the secon homsoever. This mortgage is given as security for the performance of the coessors and assigns at the office of. the principal sum of. the first day of | covenants herein, and the payments to the said heirs, Dollars Ing to the terms and conditions of the one promissory note, made and executed by eon from date at the rate of per cent per annum, payable ten per cent per annum, which interest is evidenced by coupon and agree to pay all taxes and assessments of whatsoever character on said though the legal holder of said notes and mortgage, on account of said loan by the proved by the party of the second part, for the sum to keep the buildings upon the proved by the party of the second part, for the sum to keep the buildings upon the proved by the party of the second part, for the sum to keep the buildings upon the aparty of the irrst part assumes all responsibility of proof and care and expense all buildings, fences and other improvements on the said land in as good repair arties hereunto that if any default be made in the payment of any provided to the same become due, or in ease of the breach of any covenant or condition here if default in the payment of any installment of taxes or assessments upon said on the same become lumedalesty due and payable, at the option of said second agreed that become immediately due and payable, at the option of said second agreed the payment of the principal note and interest notes herein or of said premises, by receiver or otherwise. |
| IN TESTIMONY WHEREOF, the said part of the first part hereunte subscribe and affix seal on the and year first above mentioned [SEAL] Executed and delivered in the presence of [SEAL] Executed and delivered in the presence of [SEAL] ATE OF OKLAHOMA, County of ss a Noiary Public, in and for said County and State, on this day of A. D. 19, personally appeared his wife, in the known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed accented and order of the latest and deed, for the uses and purposes therein set fortib. | the same in the quiet and peaceable possession of said party of the secon homsoever. This mortgage is given as security for the performance of the coessors and assigns at the office of the principal sum of the principal sum of the first day of the second part, as the first day of the first part, bearing even date herewith, with interest there annually, but with interest after maturity at the rate of the first notes thereto attached. See ND.—Said parts mosts that shall be made upon suffered and assessing the policies to said party of the second part, as the cond part, to be held by them until this mortgage is fully paid and sai collecting such insurance if loss occurs. THIRD.—The said parts—of the first part agree—to keep they now are, and not to commit or allow any waste on said premises in said parts—of the first part agree—to keep they now are, and not to commit or allow any waste on said premises, or upon said loan, or the premisum some allowers the management of the second part, as the processing and the whole of said principal sum named in some remains or upon said loan, or the premisum some said fire insurance we emisse, or upon said loan, or the premisum some said fire insurance with and the whole of said principal sum named from the management of the second part, and this mortgage may be foreclosed accordingly. And it is also addition herein, the rents and profiles of said premises are piedged to the scilled party of the second part, or assigns, shall be entitled to possess the principal or the latest upon the arms hereafter by the principal or the latest upon the commence of said second party as aforesaid, such curse is mining, or stripping for coal, atone as other mineral substant or span or mining, or stripping for coal, atone as other mineral substant of the mineral substant of the mineral substant of the mineral substant or span or mining or stripping for coal, atone as other mineral substant to immediate the written consent of said second party as aforesaid, such curse to immediate the written | covenants herein, and the payments to the said |
| IN TESTIMONY WHEREOF, the said part of the first part hereunte subscribe and affix seal on the and year first above mentioned [SEAL] | as same in the quiet and peaceable possession of said party of the secon omsoever. This mortgage is given as security for the performance of the cessors and assigns at the office of the principal sum of the first day of the first part, bearing even date herewith, with interest there annually, but with interest after maturity at the rate of crest notes thereto attached. SECOND—Said part of the first part hereby covenant, and any taxes or assessments that shall be made upon said ionn of the office of Okinhoma, if any there be, or by the county or town wherein so the office of Okinhoma, if any there be, or by the county or town wherein so have and to assign the policies to said party of the second output, and the one party is the second output, and the second output, and the second day them until this mortgage is fully paid and said collecting such insurance if loss occurs. THIND—The said part of the first part agree—to keep they now are, and not to commit or allow any waste on said premises. FOURTH—It is further expressly agreed by and between the party of the second part, or assigns, shall be entitled to possess the party of the second part, or assigns, shall be entitled to possess and party of the second part, or assigns, shall be entitled to possess the party of the second party of the second party agreed by and between the party in the consent of said second party having first been secured to commence on any part of said land to obtain continuous consent of said second party buying first been secured to commence on any part of said land to obtain continuous consent of said second party buying first been secured to commence on any part of said and to obtain continuous consent of said second party buying first been secured to commence on any part of said and to obtain continuous consent of said second party buying first been secured to commence on any part of said fand to obtain continuous continuous said second party buying | covenants herein, and the payments to the said heirs, Dollars Ing to the terms and conditions of the one promissory note, made and executed by eon from date at the rate of per cent per annum, payable ten per cent per annum, which interest is evidenced by coupon and agree to pay all taxes and assessments of whatsoever character on said r upon the legal holder of said notes and mortgage, on account of said loan by the did land is situated, when the same become due, and to keep the buildings upon the proved by the party of the second part, for the sum of eir interests may appear and deliver said policies and renewals to said party of the diparty of the first part assumes all responsibility of proof and care and expense all buildings, fences and other improvements on the said land in as good repair furties hercunto that if any default be made in the payment of any part of other furties hercunto that if any default be made in the payment or ondition here thereon, shall become immediately due and payable, at the option of said second greed that in the exect of any default in payment or breach of any covenant or party of the second part, or party of the second part, or principal secures the green of the principal note and interest notes herein or given, in the event of any extension of time for the payment of said principal and time of extension. es herefor that no drilling shall be commenced upon said land for oll or gas or any l, stone or other minerals or substances of any character whatsoever without the ces and drilling, mining or stripping operations and that in the event drilling for es of any character whatsoever shall be commenced on said land without the ces of any character whatsoever shall be commenced on said land without the ces of any character whatsoever shall be commenced on said hand without the ces of any character whatsoever shall be commenced on said hand without the set of the principal and this mortgage may be foredosed accordingly. and, in the event action is brought |
| IN TESTIMONY WHEREOF, the said part of the first part hereunte subscribe name and affix scal on the fand year first above mentioned. [SEAL] Executed and delivered in the presence of [SEAL] ATE OF OKLAHOMA, County of ss. Before me, a Notary Public, in and for said County and State, on this day of A. D. 19 personally appeared. In the presence of state of the identical person, who executed the within and forezoing instrument, and acknowledged for me that same executed same as free and voluntary act and deed, for the uses and purposes therein set forth. | esame in the quiet and peaceable possession of said party of the seconomomorer. This mortgage is given as security for the performance of the cessors and assigns at the office of the performance of the cessors and assigns at the office of the principal sum of the first day of the first part, bearing even date herewith, with interest therefore, the property of the first part according to the first part, bearing even date herewith, with interest the creat notes thereto attached. SECOND—Said part—of the first part hereby covenant—at of Okiahoma, if any there be, or by the country or town wherein stringaged premiacs insured in some reliable fire insurance company, apiars, and to assign the policies to said party of the second part, as the property of the second part, as they now are, and not to commit or allow any waste on said premises here yow are, and not to commit or allow any waste on said premises of principal or interest notes when the same become due, or in case of the principal or interest notes when the same become due, or in case of the said party of the second part, or the premiums for said fire insurance when the same become due, or in case of the said principal or interest notes when the same become due, or in case of the said principal or interest notes when the same become due, or in case of the said party of the second part, or assigns, shall be entitled to possesse the said and in the second part, or assigns, shall be entitled to possesse series, and all renewal, principal or interest notes that may hereafter but, to evidence said principal or the latterest upon the same during the sign of the said party of the second part, or assigns, shall be entitled to possesse series, and all renewal, principal or interest notes that may hereafter but, to evidence said principal or the latterest upon the same during the sign of the said principal or interest notes that may hereafter but, to evidence said principal or the latterest upon the same during the content of said second party thaving first been secu | covenants herein, and the payments to the said |
| Executed and delivered in the presence of | es same in the quiet and peaceable possession of said party of the secon homsover. This mortgage is given as security for the performance of the coessors and assigns at the office of the principal sum of the first day of the first part, bearing even date herewith, with interest there annually, but with interest after maturity at the rate of the first notes thereto attached. SECOND.—Said part of the first part hereby covenant and any taxes or assessments that shall be made upon said loan of a stranged premises insured in some reliable fire insurance company, and the said any taxes or assessments that shall be made upon said loan of a stranged premises insured in some reliable fire insurance company, and contragaged premises insured in some reliable fire insurance company, and contragaged premises insured in some reliable fire insurance company, and cond part, to be held by them until this mortgage is fully paid and said collecting such insurance if loss occurs. THIRD.—The said part of the first part agree to keep they now are, and not to commit or allow any waste on said premises. FOURTH—It is further expressly agreed by and between the 1 did principal or interest notes, when the same become due, or in case of the whole of said principal sum annual fire insurance with the said party of the second part, or assigns, shall be entitled to possess the profits of said premises are pledged to the science of the whole of said principal and an annual fire insurance with the said party of the second part, or assigns, shall be entitled to possess the science of the said party of the second part, or assigns, shall be entitled to possess the profits of said premises are pledged to the science of the said party of the second party are of said side to obtain condition herein, the rents and profits of said second party as aforesaid, such corresponded the written consent of said second party as aforesaid, such cures to immediately become due and payable at t | covenants herein, and the payments to the said |
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| ATE OF OKLAHOMA, County of ss, a Notary Public, in and for said County and State, on this day of A. D. 19 personally appeared his wife, on this wife, on this wife, on the known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed when a sign of the person who executed the within and foregoing instrument, and acknowledged to me that executed when a sign of the person who executed who executed when a sign of the person who executed who executed who executed when a sign of the person | e same in the quiet and peaceable possession of said party of the secon nomesover. This mortgage is given as security for the performance of the coessors and assigns at the office of the principal sum of the first day of | covenants herein, and the payments to the said |
| Before me, | esame in the quiet and peaceable possession of said party of the seconomosover. This mortgage is given as security for the performance of the cessors and assigns at the office of the principal sum of the first day of 10,000 and the first part, bearing even date herewith, with interest there exists there are notes thereto attached. SECOND—Said part of the first part hereby covenant, and any taxes or assessments that shall be made upon said ions of striggaged premises insured in some reliable first insurance commercial surgaged premises insured in some reliable first insurance commercial surgaged premises. The properties of the policies to said party of the second part, as the collecting such insurance if loss occurs. THIND—The said part of the first part agree to keep they now are, and not to commit or allow any waste on said premises. FOURTH—It is further expressly agreed by and between the particle of the second part, or the premium of said due, or increase and profits of said premises are pledged to the appropriate of the second part, or assigns, shall be entitled to possess FFITH—It is hereby further agreed and understood that this include, and all renewal, principal or interest notes that may hereafter by the said party of the second part, or assigns, shall be entitled to possess FITH—It is further expressly agreed by and between the particular party of the second party, as a process or mining, or stripping for coal, atone or other mineral substant colorance said party of the said and colorance of any part of said alm to obtain coars, and the process of the said and colorance of the said and the written consent of said second party as acrossald, such the said real extate. The foregoing conditions being performed, this conveyance to the appraisement of the said real extate. The foregoing conditions being performed, this conveyance to the appraisement of the said real extate. | covenants herein, and the payments to the said |
| ms known to be the identical person—who executed the within and foregoing instrument, and acknowledged to me thatexecuted same as free and voluntary act and deed, for the uses and purposes therein set forth. | es same in the quiet and peaceable possession of said party of the secon homsover. This mortgage is given as security for the performance of the coessors and assigns at the office of the principal sum of the first day of 19 coessors and assigns at the office of the first day of 19 coessors and assigns at the office of the first day of 19 coessors and assigns at the office of the first day of 19 coessors are determined to the first part, bearing even date herewith, with interest there annually, but with interest after maturity at the rate of the first part hereby covenant—and and any taxes or assessments that shall be made upon said loan a ate of Okiahoma, if any there be, or by the county or town wherein as origaged premises marked in some reliable fire insurance company, apilars, and to assign the policies to said party of the second part, as the cound part, to be held by them until this mortgage is fully paid and sai collecting such insurance if loss occurs. FOURTH—The said particular of the first part agree—to keep the principal of interest notes, when the same become due, or it case of emisses, or upon said loan, or the premiums for said fire insurance who are the principal or interest notes, when the same become due, or it case of emisses, or upon said loan, or the premiums for said fire insurance who as all the said of said principal or interest notes the contained, the whole of said principal sum named herein, and interest ray, and this mortgage may be foreclosed accordingly. And it is also a said still the said of the said or the premiums for said fire insurance who as a said party is a second party and the principal or interest notes that one wherein the scribed and all renewal, principal or interest notes that one provided to the said vertice of the said renewal party having first been secured to comment or gas or mining, or stripping for coal, atone or other mineral substant or insurance or gas or mining, or stripping for coal, atone or other mineral substant or insurance of the distance of the dis | covenants herein, and the payments to the said |
| ms known to be the identical person—who executed the within and foregoing instrument, and acknowledged to me thatexecuted same asfree and voluntary act and deed, for the uses and purposes therein set forth. | e same in the quiet and peaceable possession of said party of the seconomonometer. This mortgage is given as security for the performance of the coessors and assigns at the office of the principal sum of the first day of 19, according to the first part, bearing even date herewith, with interest there are notes thereto attached. The first day of 19, according to the first part hereby covenant of the first part hereby first hereby first part hereby first hereby first hereby first part hereby first hereby f | covenants herein, and the payments to the said |
| WITNIES our hand and nettatal grat | the same in the quiet and peaceable possession of said party of the secon homosover. This mortgage is given as security for the performance of the cessors and assigns at the office of the principal sum of the first day of the principal sum of the first day of the first part, bearing even date herewith, with interest there annually, but with interest after maturity at the rate of the first part hereby covenant. SECOND—Said part of the first part hereby covenant and of Oklahoma, if any there be, or by the country or town wherein so origaged premiaes insured in some reliable fire insurance company, applicant, and to assign the policies to said party of the second part, as they now are, and not to commit or allow any waste on said premises here not expected they now are, and not to commit or allow any waste on said premises following they now are, and not to commit or allow any waste on said premises. FOURTHI—It is further expressly agreed by and between the 1d principal or interest notes, when the same become due, or in case of emises, or upon said loan, or the premiums for said fire insurance with and this mortgage may be forcelored accordingly. And it is also distinguity of the second part, or assigns, shall be entitled to possess FIFTH—It is hereby further agreed and understood that this mortgage may be forcelored accordingly. And it is also distinguity of the second part, or assigns, shall be entitled to possess FIFTH—It is hereby further agreed and understood that this mortgage may be forcelored accordingly. And it is also distinguity of the second part, or assigns, shall be entitled to possess FIFTH—It is hereby further agreed and understood that this mortgage may be forcelored accordingly. And it is also distinguity of the second part, or assigns, shall be entitled to possess services and an interest part to the first part of said land to obtain continuous and the said part of the first part hereby agreed by an experience of the first part hereby agreed by a first part hereby agreed by a first part hereby | covenants herein, and the payments to the said |
| The state of the s | e same in the quiet and peaceable possession of said party of the seconomomocover. This mortgage is given as security for the performance of the coessors and assigns at the office of | heirs, Dollars Ing to the terms and conditions of the one promissory note, made and executed by con from date at the rate of per cent per annum, payable ten per cent per annum, which interest is evidenced by coupon and agree to pay all taxes and assessments of whatsoever character on said upon the legal holder of said notes and mortgage, on account of said loan by the upon the legal holder of said notes and mortgage, on account of said loan by the proved by the party of the second part, for the sum of keep the beliefings upon the proved by the party of the second part, for the sum of keep the beliefings upon the proved by the party of the second part, for the sum of keep the beliefings upon the proved by the party of the second part, for the sum of keep the beliefings upon the proved by the party of the second part, for the sum of keep the beliefings upon the proved by the party of the second part, for any default of the payment of any part of either parties hereunto that if any default be made in the payment of any part of either if default in the payment of any installment of taxes or assessments upon said in the same become due, or in case of the breach of any covenant or condition here if against the second part, or any default in payment or breach of any covenant or party of the second part, or any default in payment or breach of any covenant or party of the second part, or any default in payment of because any covenant or party of the second part, or any default in payment of because any covenant or party of the second part, or payment of the principal note and interest notes herein principal covenance, by receiver or otherwise. To refer secures the payment of the principal note and interest notes herein and time of extension. To sherich that no default payment of the principal note and interest notes herein and time of extension. To sherich that no default payment of the principal note and interest notes herein and time of extension. To sherich the first part has a second payment of the principal |