Real Estate Mortgage Record

	STATE OF OKLAHOMA,
	This instrument was filed for record on the day of the A. D., 19, at o'clock o'clock M.
To	and duly recorded in bookon pageon
	Register of Deeds
	By Deputy.
	Fee, S
	day ofin the year of our Lordby and between
	nd State of Oklahoma, part of the first part, and
ty of the second part: WITNESSETH, That the said part of the first part, for a	nd in consideration of the sum of
	Dollars, to in hand paid, by the said party of the second
firm unto said party of the second part, and to success	bargained and sold, and by these presents do grant, bargain, sell, convey and sors and assigns, forever, all of the following described tract piece or parcel
land lying and situate in the County of	and State of Oklahoma, to-wit;
	Border (1905) and the Control of the
radioni de la companya de la compan La companya de la co	An Berger, and African American State (State Control of the State Control of the State Control of the State Co And the State Control of t
an dia kaominina dia kaomi Ny INSEE dia mampiasa ny kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia k	
الدروم أور محاسبة إلى الحريون الخلافية على بالمراجع الحال المدينة القدائل المستعظمين أو الحما المراجع المراجع	
came in the mulat and messessial passessian of said party of the seco	
omsøqyer.	ond part, helrs and assigns, forever, against the claims of all persons
This mortgage is given as security for the performance of the	not part, heirs and assigns, forever, against the claims of all person no covenants herein, and the payments to the said heirs heirs
msoeyer. 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 da	not part, heirs and assigns, forever, against the claims of all person to covenants herein, and the payments to the said
This mortgage is given as security for the performance of the essors and assigns at the office of the principal sum of the first day of the first day of the first part, bearing even date herewith, with interest the	not part, heirs and assigns, forever, against the claims of all person no covenants herein, and the payments to the said
This morigage is given as security for the performance of the persons and assigns at the office of the principal sum of the first day of the first day of the first part, bearing even date herewith, with interest the annually, but with interest after maturity at the rate of	ne covenants herein, and the payments to the said heles heles Dollar rading to the terms and conditions of the one promissory note, made and executed by ereon from date at the rate of
This mortgage is given as security for the performance of the first day of	ne covenants herein, and the payments to the said helrs ne covenants herein, and the payments to the said helrs Dollar rading to the terms and conditions of the one promissory note, made and executed by ereon from date at the rate of per cent per annum, payable then per cent per annum, which interest is evidenced by coupon
This mortgage is given as security for the performance of the principal sum of	not part, heirs and assigns, forever, against the claims of all person he covenants herein, and the payments to the said
This mortgage is given as security for the performance of the principal sum of	not part, heirs and assigns, forever, against the claims of all person he covenants herein, and the payments to the said
msoever. 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 the cessors thereto attached. SECOND—Said part of the first part hereby covenant, and any taxes or assessments that shall be made upon said loan of Olchloma, if any there be, or by the county or town wherein tagaged premises insured in some reliable fire insurance company, are, and to assign the policies to said part of the second part, as t	not part, heirs and assigns, forever, against the claims of all person he covenants herein, and the payments to the said
msoever. This mortgage is given as security for the performance of the essors and assigns at the office of the principal sum of the first day of the first part, bearing even date herewith, with interest the annually, but with interest after maturity at the rate of test notes thereto attached. SECOND—Sald part of the first part hereby covenant, and any taxes or assessments that shall be made upon sald loan of Olkilahoma, if any there be, or by the county or town wherein tragged premises insured in some reliable fire insurance company, are, and to assign the policies to sald party of the second part, as t	not part, heirs and assigns, forever, against the claims of all person he covenants herein, and the payments to the said
msoever. This mortgage is given as security for the performance of the essors and assigns at the office of the principal sum of the first day of the first part, bearing even date herewith, with interest the annually, but with interest after maturity at the rate of test notes thereto attached. SECOND—Sald part of the first part hereby covenant, and any taxes or assessments that shall be made upon sald loan of Olkilahoma, if any there be, or by the county or town wherein tragged premises insured in some reliable fire insurance company, are, and to assign the policies to sald party of the second part, as t	not part, heirs and assigns, forever, against the claims of all person he covenants herein, and the payments to the said
msoever. 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 the cessors thereto attached. SECOND—Said part of the first part hereby covenant, and any taxes or assessments that shall be made upon said loan of Olchloma, if any there be, or by the county or town wherein tagaged premises insured in some reliable fire insurance company, are, and to assign the policies to said part of the second part, as t	not part, heirs and assigns, forever, against the claims of all person here covenants herein, and the payments to the said
msoever. 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 the cessors thereto attached. SECOND—Said part of the first part hereby covenant, and any taxes or assessments that shall be made upon said loan of Olchloma, if any there be, or by the county or town wherein tagaged premises insured in some reliable fire insurance company, are, and to assign the policies to said part of the second part, as t	not part, heirs and assigns, forever, against the claims of all person here covenants herein, and the payments to the said
This mortgage is given as security for the performance of the sessors and assigns at the office of the principal sum of the first day of the first part, bearing even date herewith, with interest the annually, but with interest after maturity at the rate of set notes thereto attached. SECOND—Sald part of the first part hereby covenant, and any taxes or assessments that shall be made upon sald loan, or of Oklahoma, if any there be, or by the county or town wherein its and part to be discounted in the second part, as to all parts to the second part, as to all parts to the second part, as to all parts to be allowed the second part, as to allow any waste on said premises. THIRD—The sald part to the first part agree to kee hey now are and not to commit or allow any waste on said premise FOURTE—It is further expressly agreed by and between the principal or interest notes, when the same become due, or in case insets, or upon said loan, or the premiums for said fire insurance working the whole of any performance for the first part agree. To kee the principal or interest notes, when the same become due, or in case and part of the second part, or assigns, shall be entitled to poste the part of the second part, or assigns, shall be entitled to poste the part of the second part, or assigns, shall be entitled to poste the part of the second part, or assigns, shall be entitled to poste the part of the second part, or assigns, shall be entitled to poste the part of the second part, to interest notes that may hereafter (to evidence said principal or interest notes that may hereafter (to evidence said principal or interest notes that may hereafter (to evidence said principal or interest notes that may hereafter (to evidence said principal or interest notes that may hereafter (to evidence said principal or interest notes that may hereafter (to evidence said principal or interest notes that may hereafter (to evidence said principal or interest notes that may hereafter (to evidence said principal or interest notes that may hereaft	ne covenants herein, and the payments to the said heirs and assigns, forever, against the claims of all person he covenants herein, and the payments to the said heirs Dollar rading to the terms and conditions of the one promissory note, made and executed by ereon from date at the rate of
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 the cessors thereto attached. SECOND—Said part	no covenants herein, and the payments to the said
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 the annually, but with interest after maturity at the rate of the first part hereto attached. SECOND—Said part of the first part hereby covenant and any taxes or assessments that shall be made upon said loan than and any taxes or assessments that shall be made upon said loan trag and to assign the policies to said party of the second part, as the policy of the second part, as the policy of the second part, as the principal of the first part agree to kee your are and not to commit of allow any waste on said premise. FOURTE—It is further expressly agreed by and between the principal or interest notes, when the same become due, or in case isses, or upon said loan or the premiums for said fire insurance we have a said party of the second part, or the premium this mortgage may be foreclosed accordingly. And it is also ition herein, the rents and profits of said primises are pledged to see FIFTH—It is hereby further agreed and understood that tills a list of the profit of the second part, or assigns, shall be entitled to posser FIFTH—It is hereby further agreed and understood that tills a list of the second part, or insurance we have a subject of the second part, but in the party of the second part, but in the party of the second part, but in the party of the second part, the said party of the second part, the party of the second part	ne covenants herein, and the payments to the said
This mortgage is given as security for the performance of the essors and assigns at the office of the principal sum of the first day of the first part, bearing even date herewith, with interest the effect of the first part, bearing even date herewith, with interest the entered attached. SECOND—Sald part	no covenants herein, and the payments to the said
This mortgage is given as security for the performance of the sessors and assigns at the office of the principal sum of the first day of the first part, bearing even date herewith, with interest the effect of the first part, bearing even date herewith, with interest the second part, and any taxes or assessments that shall be made upon said loan, and any taxes or assessments that shall be made upon said loan, and any taxes or assessments that shall be made upon said loan, and any taxes or assessments that shall be made upon said loan, and to assign the policies to said party of the second part, as to prove the county or town wherein tigaged premises insured in some reliable fire insurance company, a not part, to be held by them used this mortgage is fully paid and so the material of the first part agree. To kee hey now are and not to commit or allow any waste on said premise POURTE-III is further expressly agreed by and between the principal or interest noises, when the same become due, or in case insecting the mortgage may be premiums for said for insurance we ontained, the whole of said perfect of said perfect of the first part agree. To kee the principal or interest noise, when the same become due, or in case in the principal or interest noise and perfect to said part. It is hardled the whole of said perfect of said said the said of the said interest, the rents and profits or said perfect, and it is also little hereit, the rents and profits or said said be saittled to poste principal and the said perfect of the first part may hereafter, to evidence said principal or interest notes that may hereafter, to evidence said principal or interest notes that may hereafter, to evidence said principal or interest notes that may hereafter for the first part been secured to commerce of said second party having first been secured to commerce of said second party having first been secured to commerce of said second on or other mineral substance of said second party having first been secured to commerce to find on or other	no covenants herein, and the payments to the said
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 the annually, but with interest after maturity at the rate of the first hereto attached. SECOND-Said part of the first part hereby covenant, and any taxes or assessments that shall be made upon said loan of Oklahoma, if any there be, or by the county or town wherein tagaged premises insured in some reliable fire insurance company, a set of other and assign the policies to said party of the second part, as the policy of the second part, as the provided of the first part agree. To kee yow are and not committee the principal set insurance if loss occurs. THIRD.—The said part of the first part agree, to kee yow are and not to committee the principal or interest arthers, when the same become due, or in case misses, or upon said loan, or the premiums for said principal and between the principal or interest and principal sum mamed herein, and inferest said party of the second part, or assigns, shall be entitled to posses the principal sum profits of said premises are pledged to the company of the second part, or assigns, shall be entitled to posses. The office of the second party or assigns, shall be entitled to posses. The company of the second party in the interest upon the same during the plant of the second party and the interest upon the same during the plant of the second party having first been secured to commerce of any part of said second the written consent of said second party having first been secured to commerce of upon the said second party having first been secured to commerce to mining, or stripping for cond, stone or other mineral substates to immediately become due and payable at the option of said second party having first been secured to commerce to first part hereby agree. The foregoing conditions being performed, this conveyance to	ne covenants herein, and the payments to the said
This mortgage is given as security for the performance of the cessors and assigns at the office of	ne covenants herein, and the payments to the said
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 the annually, but with interest after maturity at the rate of the first notes thereto attached. The first part, bearing even date herewith, with interest the annually, but with interest attached to the first part hereby covenant, and contest thereto attached. The first part hereby of the first part hereby covenant, and contest thereby covenant is gaged premises insured in some reliable fire insurance company, a rest and part, to be held by them until this mortgage is fully paid and so inlecting such insurance if loss occurs. THIRD.—The said part.—of the first part agree—to kee yow are and not to commit or allow any waste on said premise or your and not to commit or allow any waste on said premise propose and the contest of the first part agree. THIRD.—The said part.—of the first part agree to kee you or and not to commit or allow any waste on said premise or your and not not commit for said for first part agree. THIRD.—The said part company or allow any waste on said premise or your and not not commit for said for insurance we ontained, the whole of said principal sum mamed hercin, and inferest yand this mortgage may be foreclosed accordingly. And it is also little here the part of the second part, or assigns, shall be entitled to pose. FIFTH—It is hereby further agreed and understood that this is also and a remain principal or interest notes that may hereafter, to evidence as principal content of any part of said land to obtain entered the writer commenced any part of said land to obtain entered mining, or stripping for any part of said second party as aforesaid, such obtained the written consent of said second party as aforesaid, such obtained the written consent of said second party as aforesaid, such obtained the written consent of said second party as aforesaid, such obtained the written.—All part.—of the fir	ne covenants herein, and the payments to the said
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 the annually, but with interest after maturity at the rate of the first notes thereto attached. The first part, bearing even date herewith, with interest the annually, but with interest attached to the first part hereby covenant, and contest thereto attached. The first part hereby of the first part hereby covenant, and contest thereby covenant is gaged premises insured in some reliable fire insurance company, a rest and part, to be held by them until this mortgage is fully paid and so inlecting such insurance if loss occurs. THIRD.—The said part.—of the first part agree—to kee yow are and not to commit or allow any waste on said premise or your and not to commit or allow any waste on said premise propose and the contest of the first part agree. THIRD.—The said part.—of the first part agree to kee you or and not to commit or allow any waste on said premise or your and not not commit for said for first part agree. THIRD.—The said part company or allow any waste on said premise or your and not not commit for said for insurance we ontained, the whole of said principal sum mamed hercin, and inferest yand this mortgage may be foreclosed accordingly. And it is also little here the part of the second part, or assigns, shall be entitled to pose. FIFTH—It is hereby further agreed and understood that this is also and a remain principal or interest notes that may hereafter, to evidence as principal content of any part of said land to obtain entered the writer commenced any part of said land to obtain entered mining, or stripping for any part of said second party as aforesaid, such obtained the written consent of said second party as aforesaid, such obtained the written consent of said second party as aforesaid, such obtained the written consent of said second party as aforesaid, such obtained the written.—All part.—of the fir	ne covenants herein, and the payments to the said
This mortgage is given as security for the performance of the period of the first part, bearing even date herewith, with interest the first day of	ne covenants herein, and the payments to the said helrs helrs become and series, and the payments to the said helrs Dollars rading to the terms and conditions of the one promissory note, made and executed by ereon from date at the rate of
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	ne covenants herein, and the payments to the said helrs ne covenants herein, and the payments to the said helrs Dollars rading to the terms and conditions of the one promissory note, made and executed by ereon from date at the rate of
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	no covenants herein, and the payments to the said heirs Dollare rading to the terms and conditions of the one promissory note, made and executed by ereon from date at the rate of
This mortgage is given as security for the performance of the period of the first part, bearing even date herewith, with interest the difference of the first part, bearing even date herewith, with interest the annually, but with interest after maturity at the rate of the first part hereby covenant, and any taxes or assessments that shall be made upon said loan to of Olchhoma, if any there be, or by the county or town wherein tigaged premises insured in some reliable fire insurance company, a rar, and to assign the policies to said party of the second part, as to depart, to be held by them until this mortgage is fully paid and so collecting such insurance if loss occurs. THIRD—The said part—the content of old mark part agree—to kee here of the content of the content of the principal of instrument agree—to kee here of the content of the content of the content of the principal of instrument of the principal of instrument of the principal of instrument of the principal of instruments of the principal sum named herein, and inferest parts of the second part, or assigns, shall be entitled to pose the content of the cont	Dollars rading to the terms and conditions of the one promissory note, made and executed by ereon from date at the rate of
This morigage is given as security for the performance of the period of the first part, bearing even date herewith, with interest the first day of	no covenants herein, and the payments to the said
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 of Oklahoma, if any there be, or by the country or town wherein the of Oklahoma, if any there be, or by the country or town wherein the of Oklahoma, if any there be, or by the country or town wherein the of Oklahoma, if any there be, or by the country or town wherein the of Oklahoma, if any there be, or by the country or town wherein the same day of the first part agree. To kee they now are and not to commit or allow any waste on said premises and the principal or interest notes, when the same become due, or in case mises, or upon said can, or the premiums for said fire insurance we obtained, the whole of said principal sum narred liverin, and interest difficult wherein, the rents and profitts of said premises are pickaged to it said party of the second part, or assigns, shall be entitled to posse FIFFH—It is hereby further agreed and understood that titls or the day of the second part, or assigns, shall be entitled to posse FIFFH—It is further expressly agreed by and helween the principal or the interest upon the same during the principal or the interest upon the same during the principal or the interest upon the same during the principal or the interest upon the same during the principal or the interest upon the same during the principal or the interest upon the same during the principal or the interest upon the same during the principal or the interest upon the said second that titls principal or the pr	ne covenants herein, and the payments to the said