Real Estate Mortgage Record

FROM	STATE OF OKLAHOMA,County,
	This instrument was filed for record on theday
	and duly recorded in bookon page
	Register of Dec
	Ву Дери
	, Ece, \$
	day of
oe Thousand Nine Hundred	by and between
	and State of Oklahoma, part of the first part, and
rrty of the second part:	
	and in consideration of the sum of in hand paid, by the said party of the seco
onfirm unto said party of the second part, and tosucce	bargained and sold, and by these presents do grant, bargain, sell, convey conserved assigns, forever, all of the following described tract piece or parcel
ianu lying and situate in the County of	and State of Oklahoma, to-wit:
and the state of the first of the state of t	
is same in the quiet and praceable possession of said party of the se- homsoever. This morigage is given as security for the performance of	the tenements, hereditaments and appurtenances thereunto belonging, or in any writy of the second part, and to helrs and assigns forever. And the see delivery hereof the lawful owner of the premises above grance and clear of all incumbrances, and that will WARRANT AND DEFE. cond part, helrs and assigns, forever, against the claims of all persections of the payments to the said.
is same in the quiet and peaceable possession of said party of the sections of the mortgage is given as security for the performance of eccessors and assigns at the office of the principal sum of	the covenants herein, and the payments to the said
the same in the quiet and peaceable possession of said party of the sections of the mortgage is given as security for the performance of the principal sum of the principal sum of the first day of, 19, acc	the covenants herein, and the payments to the said
the same in the quiet and peaceable possession of said party of the sections over. This mortgage is given as security for the performance of the principal sum of the first day of the first day of the first day, bearing even date herewith, with interest the annually, but with interest after maturity at the rate	the covenants herein, and the payments to the said
This mortgage is given as security for the performance of accessors and assigns at the office of the performance of the principal sum of the first day of the first part, bearing even date herewith, with interest attentions to the first part, bearing even date herewith, with interest attents notes thereto attached. SECOND—Sald part of the first part hereby covenance, and and any taxes or assessments that shall be made upon said long taits of Olchoma, if any there be, or by the county or town where to tagged premises insured in some reliable fire insurance company, solars, and to assign the policies to and party of the second part, as	the covenants herein, and the payments to the said. Doll. pording to the terms and conditions of the one promissory note, made and executed thereon from date at the rate of
This mortgage is given as security for the performance of the first day of the first part, bearing even date herewith, with interest attended the performance of the	the covenants herein, and the payments to the said. Doll. pording to the terms and conditions of the one promissory note, made and executed thereon from date at the rate of
e same in the quiet and praccable possession of said party of the sections of the mortgage is given as security for the performance of the principal sum of the first day of the first part, bearing even date herewith, with interest atterest notes thereto attached. SECOND—Said part of the first part hereby covenand, and any taxes or assessments that shall be made upon said load and of the first part hereby covenand, and any taxes or assessments that shall be made upon said load to do the first part hereby covenand to do the first part hereby the county or town where origaged premises insured in some reliable fire insurance company, williars, and to assign the policles to, said party of the second part, as	the covenants herein, and the payments to the said. Doll. pording to the terms and conditions of the one promissory note, made and executed thereon from date at the rate of
e same in the quiet and praccable possession of said party of the sections of the mortgage is given as security for the performance of the principal sum of the first day of the first part, bearing even date herewith, with interest atterest notes thereto attached. SECOND—Said part of the first part hereby covenand, and any taxes or assessments that shall be made upon said load and of the first part hereby covenand, and any taxes or assessments that shall be made upon said load to do the first part hereby covenand to do the first part hereby the county or town where origaged premises insured in some reliable fire insurance company, williars, and to assign the policles to, said party of the second part, as	the covenants herein, and the payments to the said. Doll. pording to the terms and conditions of the one promissory note, made and executed thereon from date at the rate of
e same in the quiet and praccable possession of said party of the seconsorer. This morigage is given as security for the performance of the period of the secons and assigns at the office of the principal sum of the first day of the first part hereby covenand, 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 of Oklahoma, if any there be, or by the county or town wherein origaged premises insured in some reliable fire insurance company, as cond part, to be held by them until this mortgage is fully paid and the property of the second part, as cond part, to be held by them until this mortgage is fully paid and the property of the second part, as cond part, as the respective to the first part agree—to keep the property of the second part, as the property agreed by and between the property of the second part, as the property agreed by and between the property of the second part, as the property of the second part, as the property of the second part, as the return of the property of the second part, as the part of the second part, or assigns, shall be entitled to post of said party of the second part, or assigns, shall be entitled to post of the party of the second part, or assigns, shall be entitled to post seried, and all renoval, principal or interest notes that may hereful.	the covenants herein, and the payments to the said
the same in the quiet and peaceable possession of said party of the sechomsoever. This morigage is given as security for the performance of the period of the second party of the second party of the second party of the first part, bearing even date herewith, with interest attent notes thereto attached. SECOND—Said part—of the first part hereby covenant of the second party to be held by them until this mortgage is failly paid and collecting such insurance of loss of the first part agree—to keep they now are, and not to commit or allow any waste on said form its principal or interest notes, when the sum of the first part agree—to keep they now are, and not to commit or allow any waste on said premise insurance of the second party of the	the covenants herein, and the payments to the said. Doll pording to the terms and conditions of the one promissory note, made and executed thereon from date at the rate of
e same in the quiet and peaceable possession of said party of the sections over. This morigage is given as security for the performance of the principal sum of the principal sum of the first day of the first d	the covenants herein, and the payments to the said. Delta covenants herein, and the payments to the said. Delta covenants herein, and the payments to the said. Delta covenants herein, and the payments to the said. Delta covenants herein, and conditions of the one promissory note, made and executed thereon from date at the rate of
the same in the quiet and peaceable possession of said party of the sechomscover. This morigage is given as security for the performance of the morigage is given as security for the performance of the principal sum of the first part, bearing even date herewith, with interest at the first day of the first part, bearing even date herewith, with interest attent notes thereto attached. SECOND—Said part of the first part hereby covenant, and and any taxes or assessments that shall be made upon said loan atte of Oklahoma, if any there be, or by the county or town where or tragged premises insured in some reliable fire insurance compant, as collecting such insurance in some reliable fire insurance compant, as collecting such insurance if loss occurs. THEND—The said part of the first part agree to keep the property of the first part agree to keep the property of the second part, as collecting such insurance if loss occurs. THEND—The said part of the first part agree to keep the property of the first part agree to keep the property of the second part, as collecting such insurance if loss occurs. THEND—The said part of the premiums for raid fire insurance contained, the whole of said principal sum named herein, and interty, and this morigage may be foreclosed accordingly. And it is an an anticle of the said 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 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 that the property of the second on any part of said land to obtain ritten consent of said second party in a part of said land to obtain ritten consent of said second party having first been secured to comment of said second part, and second part of said and to obtain ritten consent of said second part, and second part of said and to obtain ritten consent of said second part, and second part of said and to obtain ritten consent of said sec	the covenants herein, and the payments to the said
e same in the quiet and peaceable possession of said party of the sections over. This morigage is given as security for the performance of the principal sum of the principal sum of the principal sum of the first day of the first part hereby covenant of the first part agree to keep the first part hereby first part agree the first part hereby first part hereby first part hereby first part hereby agree to keep the first part hereby agr	the covenants herein, and the payments to the said
e same in the quiet and praceable possession of said party of the seconsorver. This mortgage is given as security for the performance of the principal sum of the principal sum of the principal sum 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 attempts to the first part agreed and and any taxes or assessments that shall be made upon said long to the first part hereby covenand, and any taxes or assessments that shall be made upon said long to the first part hereby covenand, and any taxes or assessments that shall be made upon said long to the first part hereby covenand, and the saight the polleles to said party of the second part, as condapart, to be held by them until this mortgage is fully paid and collecting such insurance if loss occurs. THIND—The said part—of the first part agree—to keep the principal of interest notes, when the same become due, or in case the principal of interest notes, when the same become due, or in case the principal of interest notes, when the same become due, or in case the said party of the scoon due, or in case the said party of the scoon due, or in case the said party of the scoon due, or in case the said party of the scoon due, or in case the said party of the scoon due, or or assigns, shall be entitled to poss FIFIT—it is hereby further agreed and understood that this scribed, and all renowal, pipinglal or interest notes that may hereaft be to said party of the scoon due, or in the scoon due, or in the scoon due, or in the scoon due and party and between the pripping or mining he commenced my approach to the scoon due and party and between the pripping or mining, or stripping for coal, stone or other mineral substitutions of the said real estate. The foregoing conditions being performed, this conveyance in the part agency and the said real estate.	the covenants herein, and the payments to the said
esame in the quiet and peaceable possession of said party of the seconsocer. This morigage is given as security for the performance of the principal sum of the principal sum of the first day of the first part hereby covenand, and any taxes or assessments that shall be made upon said loan of the first part hereby covenand, and any taxes or assessments that shall be made upon said loan of the first part hereby covenand, and any taxes or assessments that shall be made upon said loan of the first part hereby covenand, and any taxes or assessments that shall be made upon said loan of the first part agree to know the first part agree to know the first part agree to know a contained the first part agree to know a collecting such insurance if loss occurs. THIRD—The said part—of the first part agree—to know are, and not to commit or allow any waste on said premises, or upon said loan, or the premiums for said fire insurance contained, the whole of said principal sum named herein, and interty, and the mortgage as any part of said agree pledged to a said partly of the second part, or assigns, shall be entitled to possibly the said partly of the second part, or assigns, shall be entitled to poss of the first part of said second on any part of said land to obtain either consent of said second party having first been secured to committee or mining, or stripping or mining he commenced on any part of said land to obtain either consent of said second party having first been secured to committee or mining, or stripping or mining he commenced on any part of said land to obtain either consent of said second party having first been secured to committee or mining, or stripping or mining he commenced on any part of said land to obtain either consent of said second party having first been secured to commence of mining, or stripping	the covenants herein, and the payments to the said
esame in the quiet and peaceable possession of said party of the seconsoreer. This mortgage is given as security for the performance of the principal sum of the principal sum of the first day of the first part hereby covenand, and any taxes or assessments that shall be made upon said loan of any taxes or assessments that shall be made upon said loan die of Oklahoma, if any there be, or by the county or town where ortgaged premises insured in some reliable fire insurance company, and collecting such insurance if loss occurs, ortgage is faily paid and collecting such insurance if loss occurs, ortgage is faily paid and collecting such insurance if loss occurs, or first part agree—to keep the power of the first part agree—to keep the power of the first part agree to keep the power of the first part agree. The power of the principal sum named herein, and interpretation of the first part agree of the principal or interest notes, when the same become due, or in case emisses, or upon said loan, or the premiums for raid fire insurance contained, the whole of said principal sum named herein, and interpretation of the second part, or assigns, shall be entitled to poss first.—It is further expressly agreed by and between the stripping or mining, or stripping or or mining the remained and the principal or interest notes that may hereaft for gas or mining, or stripping for conditions or or the minoral subst stoknined the written consent of said second party having first been secured to commerce or mining, or stripping for conditions or or the minoral subst stoknined the written consent of said second party having first been secured to commerce or mining, or stripping for conditions or or the minoral subst stoknined the written consent of said second party having first been secured to commerce or mining, or stripping for conditions or or the	the covenants herein, and the payments to the said
esame in the quiet and peaceable possession of said party of the seconsoreer. This mortgage is given as security for the performance of the principal sum of the principal sum of the first day of the first part hereby covenand, and any taxes or assessments that shall be made upon said loan of any taxes or assessments that shall be made upon said loan die of Oklahoma, if any there be, or by the county or town where ortgaged premises insured in some reliable fire insurance company, and collecting such insurance if loss occurs, ortgage is faily paid and collecting such insurance if loss occurs, ortgage is faily paid and collecting such insurance if loss occurs, or first part agree—to keep the power of the first part agree—to keep the power of the first part agree to keep the power of the first part agree. The power of the principal sum named herein, and interpretation of the first part agree of the principal or interest notes, when the same become due, or in case emisses, or upon said loan, or the premiums for raid fire insurance contained, the whole of said principal sum named herein, and interpretation of the second part, or assigns, shall be entitled to poss first.—It is further expressly agreed by and between the stripping or mining, or stripping or or mining the remained and the principal or interest notes that may hereaft for gas or mining, or stripping for conditions or or the minoral subst stoknined the written consent of said second party having first been secured to commerce or mining, or stripping for conditions or or the minoral subst stoknined the written consent of said second party having first been secured to commerce or mining, or stripping for conditions or or the minoral subst stoknined the written consent of said second party having first been secured to commerce or mining, or stripping for conditions or or the	the covenants herein, and the payments to the said
esame in the quiet and praceable possession of said party of the sections over. This mortgage is given as security for the performance of the mortgage is given as security for the performance of the principal sum of the first day of the first part hereby covenand, and any taxes or assessments that shall be made upon said loan of oldshoma, if any there be, or by the county or town where ortgaged premises insured in some reliable fire insurance company, and of the first part hereby covenand of the first part hereby covenand to the confidence in the first part agree—to keep the first part decordingly. And it is an all the first part of the first part first part first part for the first part of said the part first part for the first part of said the first part first part of said second part, or assigns, shall be entitled to possess the first part of said second part, or assigns, shall be entitled to possess the first part for said second part, or assigns, shall be entitled to possess the first part for the interest upon the same during it second part of said said and to obtain filten consent of said second par	the covenants herein, and the payments to the said
This morigage is given as security for the performance of the morigage is given as security for the performance of the principal sum of the first part, bearing even date herewith, with interest the first day of the first part, bearing even date herewith, with interest attent notes thereto attached. SECOND—Sald part of the first part hereby covenant, and and any taxes or assessments that shall be made upon said loan atte of Oklahoma, if any there be, or by the county or town where or tragged premises insured in some reliable fire themsence company, and and any taxes or assessments that shall be made upon said loan the of Oklahoma, if any there be, or by the county or town where or tragged premises insured in some reliable fire themsence company, and collecting such insurance if loss occurs, or the first part agree—to ke they now are, and not to commit or allow any waste on said premise. THIRD—The said part—of the first part agree—to ke they now are, and not to commit or allow any waste on said principal or upon said loan, or the premiums for raid fire insurance contained, the whole of said principal sum named herein, and interty, and this morigage may be foreclosed accordingly. And it is an an interest in the second part, or assigns, shall be entitled to post self-part—it is exceed part, or assigns, shall be entitled to post self-part of the second part, or assigns, shall be entitled to post part of the first part of said second part, or assigns, and the made whereast in the commence of any part of said land to obtain ritten consent of said second part, having first been secured to committee or mining, or stripping for part of said and to obtain ritten consent of said second part, having first been secured to commit long as mining be commenced on any part of said and to obtain ritten consent of said second part, having first been secured to commit of a gas or mining, or stripping for coil, stone or other minoral substruction of the said renormal substruction of the said renormal substruction of the said renorma	the covenants herein, and the payments to the said
This morigage is given as security for the performance of the period of the morigage is given as security for the performance of the principal sum of the principal sum of the first day of the first part, bearing even date herewith, with interest attent notes thereto attached. SECOND—Sald part of the first part hereby covenant, and any taxes or assessments that shall be made upon said lowned to the first part thereby covenant, and any taxes or assessments that shall be made upon said lowned to the first part thereby covenant, and any taxes or assessments that shall be made upon said lowned to the first part the policies to said party of the second part, as cond part, to be held by them until this morigage is fully paid and collecting such insurance if loss occurs. THIRD—The said part for the first part agree—to keep the power are and not to commit or allow any waste on said premises, and not to commit or allow any waste on said premises, or upon said power to the premiser of the first part agree—to keep the provided the provided said party of the second part, and between the principal or interest notes, when the same become due, or in case contained, the winder said part provided and confidency with the provided and said party of the second part, or assigns, shall be entitled to poss of the provided and said party of the second part, or assigns, shall be entitled to poss of the provided and said party of the second party in a forest part of said and to obtain ritten consent of said second party having first been secured to count of the said second party having first been secured to count of the said second party having first been secured to count of the said second party having first been secured to count of the said second party in a foresaid, second part	the covenants herein, and the payments to the said
This morigage is given as security for the performance of the period of the morigage is given as security for the performance of the principal sum of the principal sum of the first day of the first part, bearing even date herewith, with interest attent notes thereto attached. SECOND—Sald part of the first part hereby covenant, and any taxes or assessments that shall be made upon said lowned to the first part thereby covenant, and any taxes or assessments that shall be made upon said lowned to the first part thereby covenant, and any taxes or assessments that shall be made upon said lowned to the first part the policies to said party of the second part, as cond part, to be held by them until this morigage is fully paid and collecting such insurance if loss occurs. THIRD—The said part for the first part agree—to keep the power are and not to commit or allow any waste on said premises, and not to commit or allow any waste on said premises, or upon said power to the premiser of the first part agree—to keep the provided the provided said party of the second part, and between the principal or interest notes, when the same become due, or in case contained, the winder said part provided and confidency with the provided and said party of the second part, or assigns, shall be entitled to poss of the provided and said party of the second part, or assigns, shall be entitled to poss of the provided and said party of the second party in a forest part of said and to obtain ritten consent of said second party having first been secured to count of the said second party having first been secured to count of the said second party having first been secured to count of the said second party having first been secured to count of the said second party in a foresaid, second part	the covenants herein, and the payments to the said. Dollording to the terms and conditions of the one promissory note, made and executed thereon from date at the rate of
This morigage is given as security for the performance of the period morigage is given as security for the performance of the period morigage is given as security for the performance of the period morigage is given as security for the performance of the period morigage is given as security for the performance of the period morigage is given as security for the performance of the first day of	the covenants herein, and the payments to the said. Dollowed in the terms and conditions of the one promissory note, made and executed thereon from date at the rate of
This morigage is given as security for the performance of the period morigage is given as security for the performance of the principal sum of the principal sum of the first day of the first part, bearing even date herewith, with interest attracts notes thereto attached, SECOND—Sald part of the first part hereby covenant and any taxes or assessments that shall be made upon said lown, and, and any taxes or assessments that shall be made upon said lown attached, SECOND—Sald part of the first part hereby covenant of the first part hereby covenant, and any taxes or assessments that shall be made upon said lown or the first part and the content of the county or town where or the county of the made upon said lown or the principal primitise insured in some soliable first part agree—to keep the county part, to be held by them until this morigage is fully paid and collecting such insurance if loss occurs. THIRD—The said part of the first part agree—to keep the power of the first part agree—to keep the product of the product of the first part agree—to keep the product of the product of the product of the first part agree—to keep the product of the prod	the covenants herein, and the payments to the said. Doll
This morigage is given as security for the performance of the period of the morigage is given as security for the performance of the principal sum of the first day of the first part, bearing even date herewith, with interest attracts notes thereto attached. SECOND—Sald part of the first part hereby covenant and any taxes or assessments that shall be made upon said load ortragage in penniss insured in some reliable first part hereby covenant and any taxes or assessments that shall be made upon said load ortragage in remisse insured in some reliable first part hereby covenant and any taxes or assessments that shall be made upon said load ortragage in remisse insured in some reliable first part hereby covenant and any taxes of the penniss insured in some reliable first usuance company. Second part, to be held by them until this mortgage is fully paid and collecting such insurance if loss occurs. THIND—The said part of the first part agree to keep the penniss and profit in the product of the penniss and profit in the product of the penniss and profit in the penniss and profit in the penniss and profit in the same become due, or in case of the penniss and profit in the same become due, or in case of the penniss and profit in said penniss are pledged to contained, the whole of said principal aum named herein, and interest notes that may herealt and said party of the second part, or assigns, shall be entitled to post FIFTH—It is hereby further agreed and understood that the scribe and party of the second party and and understood that the scribe and and all renewal, principal or interest notes that may herealt in the penniss are pledged to penniss and penniss and penniss and penniss. FIFTH—It is hereby further agreed and understood that the scribe and the principal or hereby the penniss and penniss. FIFTH—It is hereby further agreed and understood that the scribe and the penniss and penniss. In the penniss of the penniss of the penniss are pledge	the covenants herein, and the payments to the said. Doll pording to the terms and conditions of the one promissory note, made and executed thereon from date at the rate of
This morigage is given as security for the performance of the more of the first part, bearing even date herewith, with interest at the first day of	the covenants herein, and the payments to the said. Doll pording to the teams and conditions of the one promissory note, made and executed thereon from date at the rate of