Real Estate Mortgage Record

one Thousand Nine Hundred and and and and and and and and and an	d State of Oklahoma, part
THIS INDENTITIE, Made this	and duly recorded in book
no Thousand Nine Hundred	By Deputy, Fee, S in the year of one Lord by and between of the first part, and di in consideration of the sum of Dollars, to in hand paid, by the said party of the second argained and sold, and by these presents do grant, bargain, soll, convey and
s wife, of the County of	day of
s wife, of the County of	day ofIn the year of our Lordby and between of the Arst part, and id in consideration of the sum of Dollars, to in hand paid, by the said party of the second argained and sold, and by these presents do grant, bargain, soll, convey and
s wife, of the County of	d State at Oklahoma, part of the first part, and and in consideration of the sum of in hand paid, by the said party of the second argained and sold, and by these presents do grant, bargain, soll, convey and
s wife, of the County of	d State of Oklahoma, part
rty of the second part: WITNESSETH, That the said part of the first part, for an rt, the receipt whereof is hereby acknowledged, ha granted, be norm unto said party of the second part, and to success	d in consideration of the sum of in hand paid, by the said party of the second argained and sold, and by these presents do grant, bargain, sell, convey and
WITNESSETH, That the said part of the first part, for an art, the receipt whereof is hereby acknowledged, ha granted, be omfreq unto said party of the second part, and to successed	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
art, the receipt whereof is hereby acknowledged, ha granted, be onfirm unto said party of the second part, and to successed	argained and sold, and by these presents do grant, bargain, sell, convey and
iccessors and assigns at the office of	c covenants herein, and the payments to the saidheirs
n the first day of, 10, accor	ding to the terms and conditions of the one promissory note, made and executed by
	ten per cent per annum, which interest is evidenced by component of substances of components of substances of subs
terest notes thereto attached. SECOND.—Said part	then per cent per annum, which interest is evidenced by coupled or
s they now are, and not to commit or allow any waste on said premises FOURTH—It is further expressly agreed by and between the aid principal or interest notes, when the same become due, or in case remises, or upon said lonn, or the premitums for said fire insurance with contained, the whole of said principal sum named herein, and interest party, and this mortgage may be foreclosed accordingly. And it is also had been the remained by the remaining	parties hereunto that if any default be made in the payment of any part of either of default in the payment of any installment of taxes or assessments upon sale hen 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 default in payment or breach of any covenant on the party of the second part, or any default also also as a additional collateral security silon of said premises, by receiver or otherwise.
scribed, and all renewal, principal or interest notes that may hereafter but, to evidence said principal or the interest upon the same during the SixTM—It is further expressly agreed by and between the partripping or mining be commenced on any part of said land to obtain criterions one of the same during the commenced on the part of said land to obtain criterions one of the same during the same during the same during the same during the same same same same same same same sam	norting general the information of the principal rate and interest incess increases the given, in the event of any extension of time for time for the payment of said principal said time of extension. It is the server that no drilling shall be commenced upon said land for oil or gas or any all solve or other minerals or substances of any character whatsover without the case of any character whatsover without the case of any character whatsover shall be commenced on said land without having the drilling for the commenced on said land without having the drilling, mining or stripping shall operate to make the debt which this mortgage cond party and this mortgage may be foreclosed accordingly, that, in the event action is brought to foreclose this mortgage
l or gas or mining, or stripping for coal, stone or other mineral substates, obtained the written consent of said second party as aforesaid, suc	ices of any character whatseever shall be commenced on said and without having the drilling, mining or stripping shall operate to make the debt which this mortgage cond-party and this mortgage may be foreclosed accordingly, that in the event action is brought to foreclose this mortgage
SEVENTH.—Said part of the first part hereby agree	그렇게 하면 하게 되어 가는 하는데 보고 있다고 있다면 하나면 하는데 하는데 하는데 하는데 보고 모든데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는
y a reasonable attorney's fee of	dollars, which this mortgage also secures, and do hereby expressi-
y a reasonable attorncy's fee of	dollars, which this morigage also secures, and do hereby expression be void; otherwise of full force and virtue.
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y a reasonable attorney's fee of	dollars, which this mortgage also secures, anddohereby express) be void; otherwise of full force and virtue.
ny a reasonable attorney's fee of	dollars, which this mortgage also secures, anddohereby expressl: be void; otherwise of full force and virtue. rt hereunto subscribe name and affix scal on th [SEAL
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iy a reasonable attorney's fee of	do hereby expressly be void; otherwise of full force and yirtue. rt hereunto subscribe
ny a reasonable attorney's fee of	do hereby expressly be void; otherwise of full force and virtue. ct hereunto subscribe
IN TESTIMONY WHEREOF, the said part of the first paray and year first above mentioned. Executed and delivered in the presence of the first paray and year first above mentioned.	be void; otherwise of full force and virtue. The hereunto subscribe name and nffix scal on the [SEAL] [SEAL] A Notary Public in and for said County and State, on the a Notary Public in and for said County and State, on the a Notary Public in and for said County and State, on the a Notary Public in and for said County and State, on the a Notary Public in and for said County and State, on the a Notary Public in and for said County and State, on the and
ny a reasonable attorney's fee of	be void; otherwise of full force and virtue. rt hereunto subscribe name and nffix scal on the [SEAL] [SEAL] a Notary Public, in and for said County and State, on this a Notary Public, in and for said County and State, on this a. D. 10, personally appeared
ay a reasonable attorney's fee of	dollars, which this mortgage also secures, anddohereby expressly be void; otherwise of full force and virtue. rt hereunto subscribe name and nffix scal on the