Real Estate Mortgage Record

PROM	STATE OF OKLAHOMA,County, ss.
	This instrument was filed for record on theday of
To	A. D., 19, ato'clockM., and duly recorded in bookon page
	Register of Deeds,
	By Deputy.
THIS INDESTRUE. Made this	day ofin the year of our Lord
One Thousand Nine Hundred	and
his wife, of the County of	and State of Oklahama, part of the first part, and
party of the second part;	이용하는데 하다짐 모이 모르아네는 모르겠다. 그런 이번을 모르는데
	of the first part, for and in consideration of the sum of
confirm unto said party of the second part, and	l, hanning granted, bargained and sold, and by these presents do grant, bargain, sell, convey and to successors and assigns, forever, all of the following described tract pieco or parcel and State of Oklahoma, to-wit:
	antenia, en la comita de la comi En la comita de la c
	그리프트를 하는데 하이용됐는 그림으로 들시는 모르트를 입고함
	de Mineral de Militaria e para la tradición de la media de la calenda de la Militaria de la tradación de la co La media de media de la media de la media de la como de la calenda de la como de la como de la como de la como
	와 되었다. 그는 그 그 그리에 가르는 내가 되는 것이 된다는 것이 없는 생각을 했다. 없는 것이 없는 사람들이 되었다.
TO HAVE AND TO HOLD THE SAME	with all and singular the tenements, bereditaments and appurtenances thereunto belonging, or in any wise
appertaining, and all rights of homestead oxem	with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in any wise tion unto the said party of the second part, and to————————————————————————————————————
and seized of a good and indefeasible estate of	nucliance therein, free and clear of all incumprances, and that will watthank and Defend
the same in the quiet and peaceable possession	interitance therein, tree and ctear of all incumbrances, and that will WARGANT AND DEFEND if said party of the second part, heirs and assigns, forever, against the cialms of all persons
the same in the quiet and peaccable possession whomsoever.	f said party of the second part, heirs and assigns, forever, against the claims of all persons the performance of the covenants herein, and the payments to the said
the same in the quiet and pedecable possession whomsoever. This mortgage is given as security for successors and assigns at the office of	f said party of the second part, heirs and assigns, forever, against the cialms of all persons the performance of the covenants herein, and the payments to the said
the same in the quiet and pedecable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of	the performance of the covenants herein, and the payments to the saidheirs,
the same in the quiet and pedecable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of part of the first part, bearing even date he	the performance of the covenants herein, and the payments to the said
the same in the quiet and pedecable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of part of the first part, bearing even date he	the performance of the covenants herein, and the payments to the said
the same in the quiet and pedecable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of part of the first part, bearing even date he	the performance of the covenants herein, and the payments to the said
the same in the quiet and pedecable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of part of the first part, bearing even date he	the performance of the covenants herein, and the payments to the said
the same in the quiet and pedecable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of	the performance of the covenants herein, and the payments to the said
the same in the quiet and pedecable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of	the performance of the covenants herein, and the payments to the said
the same in the quiet and pedecable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of	the performance of the covenants herein, and the payments to the said
the same in the quiet and pedecable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of	the performance of the covenants herein, and the payments to the said
the same in the quiet and pedecable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of part—of the first part, bearing even date he interest notes thereto attached. SECOND—Said part—of the first land, and any taxes or assessment is that shall still the principal sum of the first land, and any taxes or assessment is that shall solving Colahoms. If any three hor of the first land, and any taxes or assessment is that shall solving Colahoms, if any three hor of the first land, and any taxes or assessment is that shall solving the first land, and any taxes or assessment is that shall solving the first land the hor of the first land, and the first land the hor of the first land, and the said part—the hor of the first land to be the first land print of the first land print of the first land part—the first land part—the first land print land party and this mortgage may be foreclosed accondition herein, the rents and profits of said pand said party of the second part, or assigns, is described, and all rends principal to historical stripping for mining be commenced. On any party party of mining be commenced on any party of the pass of mining to commenced on any party of the first obtained the written consent of said second secures to immediately become due and payable SEVENTH—Ead part—of the first obtained the written consent of said second pay a reasonable alterney's fee of	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of part.—of the first part, bearing even date he interest actes thereto attached. Part.—of the first part, bearing even date he interest actes thereto attached. SECONDESS AND EXAMINATION OF THE STATE	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of part. Of the first part, bearing even date he interest notes thereto attached. Part. Of the first part, bearing even date he interest notes thereto attached. Interest notes the said part. Of the first notes at the principal sum of ast the principal sum of a the principal sum of t	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgage is given as security for successors and assigns at the office of in the principal sum of on the first day of	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgaga is given as security for successors and assigns at the office of in the principal sum of on the first day of part of the first part, bearing even date he interest actes thereto attached. Part of the first part, bearing even date he interest actes thereto attached. John and any taxes of assessments that shall the first part of collecting in the policies to said part years of assessments in the shall shall and any taxes of assessments that shall the property of collecting such insurance if loss occurs. THIRD—The said part of the said part of the first part of collecting such insurance if loss occurs. THIRD—The said part of the said part of the said principal sum in party, and this mortgage may be foreclosed accordition herein, the routs and principal sum in party, and this mortgage may be foreclosed accordition herein, the routs and principal sum in party, and this mortgage may be foreclosed accordition herein, the routs and principal sum in party, and this mortgage may be foreclosed accordition herein, the routs and principal sum in party, and this mortgage may be foreclosed accordition herein, the routs and principal sum in party, and this mortgage may be foreclosed accordition herein, the routs and principal sum in party and the principal sum in party and the principal sum in party in the part of the second part, or assigns, is stripping or mining the commonced on any part stripping or mining or stripping for coal, stone secures to immediately become due and payable selected the said second party having any soli or gas or mining, or stripping for coal, stone first obtained the written consent of said second secures to immediately become due and payable selected the said real estate. The foregoing conditions being performance of the said real estate. The foregoing conditions being performance of the said real estate. Executed and delivered in the presence	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgaga is given as security for successors and assigns at the office of in the principal sum of on the first day of	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgaga is given as security for successors and assigns at the office of in the principal sum of on the first day of	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgaga is given as security for successors and assigns at the office of in the principal sum of on the first day of part of the first part, bearing even date he interest actes thereto attached. Part of the first part, bearing even date he interest actes thereto attached. John and any taxes of assessments that shall that and any taxes of assessments that shall that and any taxes of assessments that shall that and the presence of the first land, and to assign the policies to said party second part, to be held by them until this morty of collecting such insurance if loss occurs. THIRD—The said part of the said part of the first land the properties of the first land the properties of the first land the properties of the premiums of collecting such insurance of the premiums aparty, and this mortgage may be foreclosed accondition herein, the routs and principal sum in party, and this mortgage may be foreclosed accondition herein, the routs and principal sum in party, and this mortgage may be foreclosed accondition herein, the routs and principal sum in party, and this mortgage may be foreclosed accondition herein, the routs and principal sum in party, and this mortgage may be foreclosed accondition, and all renewal principal sum in party and the properties of the said part of the second part, or assigns, is stripping or mining the commonced on any part written consent of said second party having firse old or gas or mining, or stripping for ead, stone secures to immediately become due and payable selection of the said real estate. The foregoing conditions being performance of the said real estate. The foregoing conditions being performance may and payable and said payable and said payable selections and delivered in the presence of the said real estate. Executed and delivered in the presence of the said payable and said payable a	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaceable possession whomsoever. This mortgaga is given as security for successors and assigns at the office of in the principal sum of on the first day of	the performance of the covenants herein, and the payments to the said. heirs, h
the same in the quiet and peaceable possession whomsoever. This mortgaga is given as security for successors and assigns at the office of in the principal sum of on the first day of	the performance of the covenants herein, and the payments to the said
the same in the quiet and peaccable possession whomsoever. This mortgaga is given as security for successors and assigns at the office of in the principal sum of	the performance of the covenants herein, and the payments to the said. heirs, h