Real Estate Mortgage Record

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DATE AND SO DEED THE GALE, with all and singuish relevances and analysis, forces, and this first part, and the past of our form of the control of the contro		This instrument was filed for record on the day of the
Proc. S. The State of Challenger and Charles and Challenger and C	TO	and duly recorded in bookon page
Pecs, S. Addy of		
The MONEYCHELL Rode Date. See See See See See See See See See Se		Fee; \$
at the County of	THIS INDENTURE, Made this	anday ofin the year of our Lord
the second part! WITSTORDINGT, TOAL DO HAID DATE. Of the ship just, for and in emissionation of the sem of	and well-market	
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O HAVE AND TO HOLD THE SAIR, with all and singular the tenements, hereditaments and appurtenances thereunic belonging or in any when the start part does not been been promised and agree that at the delivery hered. He was an assign, forever, against the claims of all persons to the quiet and peacetale possession of each party of the second part. The said assigns, forever, against the claims of all persons the meritages is given as security for the performance of the covennals herein, and the payments to the said. In the quiet and peacetale possession of each party of the second part, the said and saigns, forever, against the claims of all persons the said and persons the said of the covennals herein, and the payments to the said. In the said assigns at the office of the covennals herein, and the payments to the said. Dollars and assigns at the office of the covennals herein, and the payments to the said. Of the first part, hearing oven date herewith with interest thereon from date at the rate of . The covered of the covennal said and the material of the pay of the second part, with interest their materials at the rate of the pay count per annum, payment of the covered at the covered at the covered the covered at		
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In the quiet and peaceable peaceation of said party of the second part,		
In the quiet and peaceable peaceation of said party of the second part,	TO HAVE AND TO HOLD THE SAME, with all and singular the training, and all rights of homestead exemption unto the said party of	enements, hereditaments and appurtenances thereunto belonging, or in any wise
helts, mortgage is given as security for the performance of the covenants herein, and the payments to the said. helts, and assigns at the office of. and assigns at the office of. being a sum of		
helrs, and assigns at the office of	nscover,	
nicipal sum of		heirs,
of the first part, bearing even date herowith, with interest thereon from date at the rate of	e principal sum of	Dollars
coupon design three of indicated of the first parts drevely enverant) first day of accordin	g to the terms and conditions of the one promissory note, made and executed by
ECOND.—Said part————————————————————————————————————		
Hillion—The said part. — of the first part agree. — to keep all buildings, fences and other improvements on the said land in as good repairs were and not to commit or allow any wates on said premises. Olivell—It is further expressly agreed by and between the parties hereunto that if any default be made is the payment of any part of either or upon said loss, or the premiums for said the insurance when the same become due, or in case of the breach of any covenant or condition here of the mortiogra may be foreclosed mencil burds, and blevest thereon, finall become immediately due and payable, at the option of said second the parties and profile of said greenings are pledged to the party of the second part, or a said as a said said premises are pledged to the party of the second part, or a said as	SECOND.—Said part of the first part hereby covenant, and any taxes or assessments that shall be made upon said loan or the first part hereby covenant, and any taxes or assessments that shall be made upon said loan or the first part of the same of the country of the same	and agree to pay all taxes and assersments of whotsoever character on said upon the logal holder of said notes and mortgage, on account of said loan by the
Hillion—The said part. — of the first part agree. — to keep all buildings, fences and other improvements on the said land in as good repairs were and not to commit or allow any wates on said premises. Olivell—It is further expressly agreed by and between the parties hereunto that if any default be made is the payment of any part of either or upon said loss, or the premiums for said the insurance when the same become due, or in case of the breach of any covenant or condition here of the mortiogra may be foreclosed mencil burds, and blevest thereon, finall become immediately due and payable, at the option of said second the parties and profile of said greenings are pledged to the party of the second part, or a said as a said said premises are pledged to the party of the second part, or a said as	gaged premises insured in some reliable fire insurance company, appr rs, and to assign the policles to said party of the second part, as their id part, to be held by them until this mortgage is fully paid and said	oved by the party of the second part, for the sum of the party of the interests may appear and deliver said policies and renewals to said party of the party of the party of the party of the part was unner all responsibility of proof and care and expense
or mining be commenced on any part of said land to obtain coal, sions or other minerals or substances of any character whatsoover without the most of said second party having sint boom secured to commence said drilling, mining or stripping operations and that in the overal cilling for most of the written consent of said second party as aforesaid, such drilling, mining or stripping shall operate to make the debt which this mortgage is immediately become due and payable at the option of said second party and this mortgage may be foreclosed accordingly. BYENTH—Said part — of the first part hereby agree—that, in the event action is brought to foreclose this mortgage. Will usenable attorney's fee of —dollars, which this mortgage also secures, and do	lecting such insurance it loss occurs. THIRD.—The said part	ll buildings, fences and other improvements on the said land in as good repair
or mining be commenced on any part of said land to obtain coal, sions or other minerals or substances of any character whatsoover without the most of said second party having sint boom secured to commence said drilling, mining or stripping operations and that in the overal cilling for most of the written consent of said second party as aforesaid, such drilling, mining or stripping shall operate to make the debt which this mortgage is immediately become due and payable at the option of said second party and this mortgage may be foreclosed accordingly. BYENTH—Said part — of the first part hereby agree—that, in the event action is brought to foreclose this mortgage. Will usenable attorney's fee of —dollars, which this mortgage also secures, and do	Principal or interest notes, when the same become due, or in case or lises, or upon said loan, or the premiums for said fire insurance when notatined the whole of said placing is up mamed levely, and interest it	ttles hereunto that it any default be made in the payment of any part of either default in the payment of any installment of taxes or assessments upon said the same become due, or in case of the breach of any covenant or condition here are no made in the same become due, or in case of the breach of any covenant or condition here are no made in the area.
or mining be commenced on any part of said land to obtain coal, sions or other minerals or substances of any character whatsoover without the most of said second party having sint boom secured to commence said drilling, mining or stripping operations and that in the overal cilling for most of the written consent of said second party as aforesaid, such drilling, mining or stripping shall operate to make the debt which this mortgage is immediately become due and payable at the option of said second party and this mortgage may be foreclosed accordingly. BYENTH—Said part — of the first part hereby agree—that, in the event action is brought to foreclose this mortgage. Will usenable attorney's fee of —dollars, which this mortgage also secures, and do	y, and this mortgage may be foreclosed accordingly. And it is also ag lition herein, the rents and profits of said premises are pledged to the said party of the second part, or assigns, shall be entitled to possessio	reed that In the event of any default in payment or breach of any covenant or party of the second part, orassigns, as additional collateral security, an of said premises, by receiver or otherwise.
or mining be commenced on any part of said land to obtain coal, sions or other minerals or substances of any character whatsoover without the most of said second party having sint boom secured to commence said drilling, mining or stripping operations and that in the overal cilling for most of the written consent of said second party as aforesaid, such drilling, mining or stripping shall operate to make the debt which this mortgage is immediately become due and payable at the option of said second party and this mortgage may be foreclosed accordingly. BYENTH—Said part — of the first part hereby agree—that, in the event action is brought to foreclose this mortgage. Will usenable attorney's fee of —dollars, which this mortgage also secures, and do	FIFTH.—It is hereby further agreed and understood that this mor ribed, and all renewal, principal or interest notes that may hereafter be, to evidence said principal or the interest upon the same during the sai	gage secures the payment of the principal note and interest notes herein given, in the event of any extension of time for the payment of said principal d time of extension.
EVENTH—Said part of the first part hereby agree. Inat, in the event action is brought to forcelose this mortgage will isonable altoracy's fee of	pling or mining, be commenced on any part of said land to obtain coal, ten consent of said second party having first been secured to commence up as no mining, or stribuling for coal, slone or other mineral substance;	dereto that no drilling shall be commenced upon said land for oil or gas or any stone or other minerals or substances of any character whatsoever without the said drilling, mining or stripping operations and that in the event deliling for of any character whatsoever shall be commenced on said land without baying
sonable atterney's fee ofdollars, which this mortgage also secures, and do hereby expressly praisement of the said real estate. the foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue. **N TESTIMONY WHEREOF, the said part of the first part hereunto subscribe name and affix seal on the rear first above mentioned [SEAL] **ESEALD** **SEALD** **DF OKLAHOMA, County of ss, a Notary Pahlie, in and for said County and State, on this day of whis executed the within and foregoing instrument, and acknowledged to me that executed and all the and formal country and state, and as a lieu and country and state, and as a lieu and foundary act and dood, for the uses and purposes therein set forth. **Notary Public** Notary Public** Notary Public**	obtained the written consent of said second party as aforesaid, such dest to immediately become due and payable at the option of said secon SEVENTH.—Said part	rilling, mining or stripping shall operate to make the debt which this mortgage d party and this mortgage may be foreclosed accordingly. t, in the event action is brought to foreclose this mortgagewill
the foregoing conditions being performed, this convoyance to be void; otherwise of full force and virtue. NTESTIMONY WHEREOF, the said part		lars, which this mortgage also secures, and do hereby expressly
NTESTIMONY WHEREOF, the said part of the first part hereunto subscribe name and affix seal on the rear first above mentioned. [SEAL]	The foregoing conditions being performed, this conveyance to be	
NTESTIMONY WHEREOF, the said part		
N TESTIMONY WHEREOF, the said part		
[SEAL] [SEAL]		
SEAL) OF OKLAHOMA, County of	and year first above mentioned.	내가 즐겁게 되었다. 이 사이 되는 것으로 되었다면 고리를 보지 않아 보니 말이 되었다.
of OKLAHOMA, County of ss,	는 경우를 받아보는 등에 되면 되었다. 이 영화경우는 등록 이름을 모고 되었다면? 등록 있는 그 교육 전에 가장하다 보고 있습니다. 그는 것이 되어 있습니다.	
office mis. day of. A D 19 personally appeared. Ils wife, own to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that executed as a constant of the analysis of the uses and purposes therein set forth. Notary Public.	Executed and delivered in the presence of	[SPAL]
office mis. day of. A D 19 personally appeared. Ils wife, own to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that executed as a constant of the analysis of the uses and purposes therein set forth. Notary Public.		
office mis. day of. A D 19 personally appeared. Ils wife, own to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that executed as a constant of the analysis of the uses and purposes therein set forth. Notary Public.		
		사용하다 그렇게 되었다. 현재 1951년 1일 전략 이 시간 전략 하는 사람들이 바다 하는 것이 되었다. 그 사람들이 살아 되었다.
	Before me,	a Notary Public, in and for sald County and State, on this
VITNESS my hand and official scal, ission expires	Before me,	D. 19, a Notary Pahlic, in and for said County and State, on this
ission expires	A. A	, a Notary Pablic, in and for said County and State, on this D. 19, personally appeared
	Before nic,day of A. A. Known to be the identical person who executed the within and fame as free and voluntary act and deed, for the use	, a Notary Pablic, in and for said County and State, on this D. 19, personally appeared
	Rnown to be the identical person	D. 19