## Real Estate Mortgage Record

FROM	STATE OF OKLAHOMA,
	This instrument was filed for record on the day of
TO	
	Register of Deeds.
	By Deputy.
e Thousand Nine Hundred	day ofin the year of our Lordby and between
	and State of Oklahoma, part. of the first part, and
WITNESSETH, That the said part of the	first part, for and in consideration of the sum of
t, the receipt whereof is hereby acknowledged, ha firm unto said party of the second part, and to	Dollars, to in hand paid, by the said party of the second granted, bargained and sold, and by these presents do grant, bargain, sell, convey and successors and assigns, forever, all of the following described tract piece or parcel and State of Oklahoma, to-wit:
and the second seco The second s	
antina (La Carlo de Mariano), como porte de la como estado de destruto de la como estado de la como estado de Carlo de la Carlo de	
And the first of the control of the	والمناز السوائية المترابطيل ملاء الانتجاء الروابية الوائسينا والمتواط الوازي والرواز والمراز المراز والماج
essors and assigns at the office of	9, according to the terms and conditions of the one promissory note, made and executed by
of the first part, bearing even data herewith,	with interest thereon from date at the rate of
annually, but with thierest after maturity	rat the rate of ten per cent per annum, which interest is evidenced by
and any taxes or assessments that shall be made e of Okinhoma, if any there be, or by the county or gaged premises insured in some reliable fire insurants, and to assign the policies to said party of the send part, to be held by them until this mortgage is foliecting such insurance if loss occurs.  THIRD.—The said part	ereby covenant—and agree—to pay all taxes and assessments of whatsoever character on said upon said loan or upon the legal loider of said notes and mortgage, on account of said loan by the upon said loan by the loan of the said loan by the loan of the said between the said payed to the buildings upon the ance company, approved by the party of the loan of the said party of the loan of the said party of the large said policies and renewals to said party of the fully paid and said party of the first part assumes all responsibility of proof and care and expense agree—to keep all buildings, fences and other improvements on the said land in as good repair
ney now are, and not to commit or allow any waste FOURTH—It is further expressly agreed by a principal or interest notes, when the same become	agree to keep all buildings, fences and other improvements on the said land in as good repair on said spreadings, fences and other improvements on the said inaid in as good repair on said premises, and the province of any part of other due, or in case of default in the payment of any installment of taxes or assessments upon said fire linearized when the same become due, or in case of the breach of any cornant or of said second fire linearized when the same become due, or in case of the breach of any cornant or of said second at any installment of taxes or assessments upon said fire linearized when the same become due, or in case of the breach of any covenant or or are profess thereon, shall become immediately due and payable, at the option of said second at And it is also agreed that in the event of any default in payment or breach of any covenant or are profess to possession of said premises, by receiver or otherwise.  In the operation of said premises, by receiver or otherwise.  The principal note and interest notes herein same during he said thus of extension. The principal note and interest notes herein same during he said thus of extension. The principal note and interest notes herein same during he said thus of extension.  The principal same during he said thus of extension. The principal note and interest notes herein same during he said second point of the principal said to obtain coal, sione or other minerals or substances of any character whatsoever shall be commenced on said and without having as afforesaid, such drilling, mining or stripping shall operate to make the debt which this mortgage piloton of said second party and this mortgage may be foreclosed accordingly.  The principal said second party and this mortgage may be foreclosed the mortgage and be horely expressive agree that in the event action is brought to foreclose this mortgage.
nises, or more said to the premiums to said in partiained, the whole of said principal sum named her y, and this mortgage may be foreclosed accordingly, lition herein, the rents and profits of said premises;	ite insurance when the same become nuc, or in cose of the breach of any covenant or condition here 'clin, and interest thereon, shall become immediately due and payable, at the option of said second.  And it is also agreed that in the event of any default in payment or preach of any covenant or are pi'dseed to the party of the second part, orassigns, as additional collateral security.
said party of the second part, or assigns, shall be er FIFTH.—It is hereby further agreed and under clibed, and all renewal, principal or interest notes tha	ntitled to possession of said premises, by receiver or otherwise.  stood that this mortrage secures the payment of the principal note and interest notes herein that yet profession of time for the payment of said principal
to evidence said principal or the interest upon the s SIXTH.—It is further expressly agreed by and b uping or mining be commenced on any part of said i	same during the said thus of extension.  Setween the parties herete that no drilling shall be commenced upon said and for oil or gas or any and to obtain coal stone or other minerals or substances of any character wintsnesser without the
ien consent of said second party having first been so r gas or mining, or stripping for coal, atone or other obtained the written consent of said second party a	cured to commence said drilling mining or stripping operations and that in the event drilling for mineral substances of any character whateever shall be commenced on said land without having as aforesaid, such drilling, mining or stripping shall operate to make the det which this mortgage
seventh. Said part of the first part he	ption of said second party and this mortgage may be foreclosed accordingly, ereby agree
re appraisement of the said real estate.	
The foregoing conditions being performed, this	s conveyance to be void; otherwise of full force and virtue.
بدائر ميدي والمدون والمحافظ والمحافظ والمحاور والمحاورة والمحاورة والمحافظ والمجاورة والمحافظ	
IN TESTIMONY WHEREOF, the said part	of the first part hereunto subscribe name and affix seal on the
and year first above mentioned.	
등이 있다는 말이 하면 이렇게 되었다. 이 하는 이를 하는 것 같아. 일이 맛있다는데, 말이 하는 것 같아 말이 말이 되었다.	[SEAL]
Executed and delivered in the presence of	[SEAL]
and paint and program are to the decision of the second contract of the second contract and the second distribution of the second contract and the second distribution of the second contract and the	
	경기 가입니다. 경기 가입니다. 그리는 마음 마음 이번 경기를 보는 사람들이 되어 있다면 하는 사람이 되었다. 그런 바람들은 사람들은 사람들은 그리는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
TE OF OKLAHOMA, County of	as
day of	
	bls wife,
ne known to be the identical person who execute same as	id the within and foregoing instrument, and neknowledged to fine that executed and deed, for the uses and purposes therein set forth.