Real Estate Mortgage Record

PROM N	This instrument was filed for record on the day of
TO	and duly recorded in bookon page
	ByDeputy.
	Fce, \$
One Thousand Nine Hundred	day ofin the year of our Lordby and between
his wife, of the County of of the first part, and	
party of the second part: WITNESSETH, That the said part of the first part, for and in consideration of the sum of	
Dollars, to	
	and the transfer of the particular of The particular of the partic
TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in any wise appertaining, and all rights of homesticad exemption unto the said party of the second part, and to heirs and assigns forever. And the said party of the first part do hereby covenant and agree that at the delivery hereof the first part do hereby covenant and agree that at the delivery hereof the first part do hereby covenant and agree that at the delivery hereof the first part do will WARRANT AND DEFEND the same in the quiet and peaceable possession of said party of the second part, helrs and assigns, forever, against the claims of all persons whomsoever. This mortgage is given as security for the performance of the covenants herein, and the payments to the said helrs.	
n the principal sum of	
	to the terms and conditions of the one promissory note, made and executed by
granulty but with interest often maturity of the sets of tan	from date at the rate of per cent per annum, payable per cent per annum, which interest is evidenced by coupon
and, and they takes or these superiors that the little part letters seven and any takes or these superiors that the little part letters seven and the letters are the letters and the letters and the letters and the county or town subsects and unrigaged premises insured in some reliable fire insurance company, approintended to assign the policies to said party of the second part, as their econd part, to be held by them until this mortgage is fully paid and said pif collecting such insurance if loss occurs.	to pay all taxes and assessments of whatsoever character on said appears to help all taxes and mortgage, on account of said loan by the land is situated, when the same become due, and to keep the buildings upon the year by the party of the second part, for the sum of interests may appear and deliver said policies and renewals to said party of the arty of the lirst part assumes all responsibility of proof and care and expense buildings, forces and other improvements on the said land in as great report.
is they now are, and not to commit or allow any waste on said premises. FOURTH—It is further expressly agreed by and between the part and principal or interest notes, when the same become due, or in case of determines, or upon said loan, or the premiums for said after insurance when in contained, the whole of said principal sum named herein, and interest the batty, and this mortage may be foreclosed accordingly. And it is also agrounded to the principal sum of the whole of said principal sum named herein, and interest the batty, and this mortage may be foreclosed accordingly. And it is also agrounded to the principal sum of the said premises are plodged to the pind said party of the second part, or assigns, shall be entitled to possession FIFTH—It is hereby further agreed and understood that this morts.	buildings, fences and other improvements on the said land in as good repair less hereunte that if any default be made in the payment of any part of either efault in the payment of any natallment of taxes or assessments upon said the same become due, or in case of the breach of any covenant or condition are reon, shall become immediately due and payable, at the option of said second sed that in the event of any detault in payment or breach of any covenant or arty of the second part, or assigns, as additional collateral security, of said premises, by receiver or otherwise, are secures the payment of the principal note and interest notes herein time, in the event of any extension of time for the payment of said principal time of extension.
Itripping or mining be commenced on any part of said lind to obtain coal, syritten consent of said second party having first been secured to commence ill or gas or mining, or stripping for coal, stone or other mineral substances irst obtained the written consent of said second party as aforeadd, such driceures to immediately become due and payable at the option of said second SEVENTH.—Said part.—— of the first part hereby agree.—— that.	time of extension. retor that no drilling shall be commenced upon said land for oil or gas or any leaves that an drilling shall be commenced upon any construction of the property of the pro
The foregoing conditions being performed, this conveyance to be to	사람들이 얼마나 되었다면 하는데 하는데 얼마나 하다면 하다면 하다 나도 아
IN TESTIMONY WHEREOF, the said part of the first part her ay and year first above mentioned.	counto subscribe name and affix scal on the[SEAL]
Executed and delivered in the presence of	[SEAL]
STATE OF OKLAHOMA, County ofss, Before mo,	a Notary Public in and for said County and State and
회사 등에는 여름을 발달하면 회사가 되었다면 아버지의 사람들의 시시를 하는 것으로 가득하는 것이다.	b. 19
nd o me known to be the identical person—who executed the within and for the same as free and voluntary act and deed, for the urgs: WITNESS my hand and official seat, [y commission expires]	egoing instrument, and acknowledged to me thatexecuted and purposes therein set forth.
	- Notary Public.