Real Estate Mortgage Record

PROM	STATE OF OKLAHOMA,
	This instrument was filed for record on theday of
TO	and duly recorded in bookon page
	Register of Deeds,
	By Deputy,
muse exployments 36-24-bla	day ofin the year of our Lord
One Thousand Nine Hundred	by and between
his wife, of the County of	its of Oklahoma, part of the first part, and
party of the second part:	
	consideration of the sum of
	ned and sold, and by these presents do grant, bargain, sell, convey and nd assigns, forever, all of the following described tract piece or parcel and State of Oklahama, to-wit:
alah digundan di kalendar yang anat pangga bendar bendar da bahar da bahar bendar bendar bendar bendar bendar Dan bendar bendar bendar da bahar bendar	
네탈리네 동안 아시 하는 회부의 시간 현	
the same in the quiet and peaceable possession of said party of the second pa whomsoever. This mortgage is given as security for the performance of the cov	oments, hereditaments and appurtenances thereunte belonging, or in any wise he second part, and to the helrs and assigns forever. And the said ry hereof the premises above granted clear of all incumbrances, and that will WARRANT AND DEFEND rt, helrs and assigns, forever, against the claims of all persons enants herein, and the payments to the said helrs,
successors and assigns at the office ofin the principal sum of	
	to the torms and conditions of the one promissory note, made and executed by
part of the first part, bearing even date herewith, with interest thereon	from date at the rate of per cent per annum, payable per cent per annum, which interest is evidenced by coupon
interest notes thereto attached. Secondo—Said part	from date at the rate of
as they now are, and not to commit or allow any waste on said premises. FOURTH—It is further expressly agreed by and between the particular or upon said loun, or the premises, or upon said loun, or the premisum for said fire insurance when it in contained, the whole of the premisum for said fire insurance when it in contained, the whole of the premisum of the little of the local said said said said premises are plodged to the pand said party of the second part, or assigns, shall be entitled to possession of the local said said said said said said said said	es hereunio that if any default be made in the payment of any part of either fault in the payment of any installment of taxes or assessments upon said he same become due, or in case of the breach of any covenant or condition here con, shall become immediately due and payable, at the option of said second early of the second part only default. Assigns, as additional collateral security, of said promises, by receiver or otherwise.
described, and all renewal, principal or interest notes that may hereafter be git dobt, to evidence said principal or the interest upon the same during the said SIXTH.—It is further expressly agreed by and between the parties h	ven, in the event of any extension of time for the payment of said principal time of extension. ereto that no drilling shall be commenced upon said land for oil or gas or any
stripping or mining be commenced of any part of sea and to optain cost, written consent of said second party having first been secured to commence so oil or gas or mining, or stripping for coal, stone or other mineral substances of inst obtained the written consent of said second party as aforesaid, such dril	one or other minerals or substances of any character whatsoever without the aid drilling, mining or stripping operations and that in the event drilling for f any character whatsoever shall be commenced on said land without having flug, mining or stripping shall operate to make the debt which this mortrage
secures to immediately become due and payable at the option of said second seventh—Said part—of the first part hereby agree—that	party and this mortgage may be foreclosed accordingly. In the event action is brought to foreclose this mortgage will rs, which this mortgage also secures, and do hereby expressly
walve appraisement of the said real estate. The foregoing conditions being performed, this conveyance to be w.	되어 하는 방에 화복 그들은 물리를 모르는 하는데 되었다. 그리고 있는
	하게 되는 사람들은 살이 살아 있는 아이들이 가는 사람들이 그리고 모모이 살고 하는 그들의 때에
IN TESTIMONY WHEREOF, the said part of the first part here day and year first above mentioned.	aunto subscribe name and affix seal on the
	[SEAL]
Executed and delivered in the presence of	[SEAL]
STATE OF OKLAHOMA, County of	
n la francia de la compaña do la la frei fat o de la colonia de la la colonia de la colonia de la colonia de la c	10 pareonelly appeared
and	Bls wice,
to me known to be the identical person, who executed the within and for the same as free and voluntary act and deed, for the user: WITNESS my hand and official seal, My commission expires	egoing instrument, and acknowledged to me thatexecuted and purposes therein set forth
■■ 100 はいしょう 1 ● 12 ● 12 P 12 P 12 P 12 P 12 P 12 P	