Real Estate Mortgage Record

PROU	STATE OF OKLAHOMA,
	This instrument was filed for record on the day of
70	and duly recorded in bookor page
	By
	Fee, S Deputy
THIS INDESTURE, Made this	day ofin the year of our Lor
and	
of the second part:	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.
the receipt whereof is hereby acknowledged, have grain unto said party of the second part, and to	Dollars, toin hand paid, by the said party of the secon inted, bargained and sold, and by these presents do grant, bargain, sell, convey an successors and assigns, forever, all of the following described tract piece or parcel and State of Oklahoma, to-wit:
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same in the quiet and peaceable possession of said party of th msoaver.	ular the tenements, hereditaments and appurtenances thereunto belonging, or in any wis a party of the second part, and to help and assigns forever. And the sale the delivery hereof the premises above grantee in, free and clear of all incumbrances, and that will WARRANT AND DEFEND he second part, help and assigns, forever, against the claims of all persons of the covenants herein, and the payments to the said.
same in the quiet and peaceable possession of said party of the massiver. This mortgage is given as security for the performance essors and assigns at the office of the principal sum of the office of the principal sum	of the covenants herein, and the payments to the said
same in the quiet and peaceable possession of said party of the immsoure. This mortgage is given as security for the performance ressors and assigns at the office of the principal sum of the first day of the first day of the first day of the first part, bearing even date herewith, with interest notes thereto attached. SECOND.—Said part.— of the first part hereby cover and any taxes or assessments that shall be made upon said of Oklahoma, if any there be, or by the county or town where the principal states and to assign the policies to said party of the second part, and to assign the policies to said party of the second part, and to assign the policies to said party of the second part, and party to be held by them until this mortgage is fully paid.	he second part,helrs and assigns, forever, against the claims of all persons of the covenants herein, and the payments to the saidhelrs
ame in the quiet and peaceable possession of said party of the massever. This mortgage is given as security for the performance search and assigns at the critice of principal sum of the principal sum of the first day of the search and the principal sum of the first day of the second part of the first day of the second part of Chichena, if any there be, or by the county or town who saged premises insured in some reliable fire insurance compared part, to be held by them until this mortgage is fully paid the second part of assigns, shall be child to FIFTH—It is hereby further agreed and understood that bed, and all renewal, principal or interest notes that may here	helfs and assigns, forever, against the claims of all persons of the covenants herein, and the payments to the said. Dollars
ame in the quiet and peaceable possession of said party of the ansoever. This mortgage is given as security for the performance assors and assigns at the office of e principal sum of	heirs, heirs and assigns, forever, against the claims of all persons of the covenants herein, and the payments to the said
same in the quiet and peaceable possession of said party of the memory. This mortgage is given as security for the performance essors and assigns at the effice of the principal sum of the first part, bearing even date herewith, with interest after maturity at the rest notes thereto attached. The first part, bearing even date herewith, with interest notes thereto attached. SECOND—Sail parts and the first part hereby cover and the sail part of the first part hereby cover and the sail part of the second part, and to assign the policies to said party of the second part, and to assign the policies to said party of the second part, and to assign the policies to said party of the second part, and to assign the policies to said party of the second part, and to assign the policies to said party of the second part of the first part agree. THIRD—The said part. THIRD—The sai	heirs and assigns, forever, against the claims of all persons of the covenants herein, and the payments to the said
same in the quiet and peaceable possession of said party of the massever. This mortgage is given as security for the performance essors and assigns at the office of the principal sum of the principal sum of the first day of the principal sum of the first day of the first day of the first part, bearing even date herewith, with interest notes thereto attached. SECOND—Said part. of the first part hereby covered and any taxes or assessments that shall be made upon said of Oklahoma, if any there be, or by the county or town whe gaged premises insured in some reliable first insurance compared to the principal sum and the part to be held by them until this mortgage is fully paid of part. The said part the principal such insurance if loss occurs. THIRD—The said part. of the first part agree. FOURTH—It is further expressly agreed by and betwee principal or interest notes, when the same become due, or in these, or upon said loan, or the premiums for said fire insurantained, the whole of said principal sum named herein, and it, and this mortgage may be forced sed accordingly raid to said party of the second part, or assigns, shall be entitled to EFIFH—It is hereby further agreed and understood that ribed and all renewal, principal or interest notes that may her plang or mining be commenced on any part of said and to obtain consent of said second party having first been secured to exact party. It is further expressly agreed by and between the plang or mining be commenced on any part of said and to obtained the written consent of said second party having first been secured to exact party as aforesal are said mining, or stripping for coal, stone or other mineral so obtained the written consent of said are not any part of said and to obtain the mining of stripping for coal, stone or other mineral so obtained the written consent of said are not party as aforesal are reasonable attorney's fee of the first part hereby agree as reasonable attorney's fee of the first part hereby agree as a party and the pole of a secure of the	ne second part,helrs and assigns, forever, against the claims of all persons of the covenants herein, and the payments to the said
mage in the quiet and peaceable possession of said party of the misosever. This mortgage is given as security for the performance resors and assigns at the office of the principal sum of the principal sum of the first part, bearing even date herewith, with interest after maturity at the rest notes thereto attached. SECOND.—Said part.— of the first part hereby covered and any taxes or assessments that shall be made upon said of Oklahoma, if any there be, or by the county or town whe gaged premised haured in some call that the county or town whe gaged premised haured in some call the mortgage is fully paid it part.—The said part.— of the first part agree.—I we now are, and not to commit or allow any waste on said uport the county of the said part.—The said part is the same become due, or in the first part agreed. The whole of said principal sum named therein, and it is the part of the second part, or assigns, shall be chillted to EFIFTH.—It is hereby further agreed and understood that thed, and all renewal, principal or interest notes that may her to evidence said principal or interest notes that may her being or mining be commenced on any part of said and to obten consent of said second party having first been secured to end consent of said second party having first been secured to end on any part of said and to obten consent of said second party having first been secured to end on the party of the second party having first been secured to end on any part of said and to obten consent of said second party having first been secured to end on the said second party having first been secured to end on any part of said and to obten consent of said second party having first been secured to see to immediately become due and payable at the option of a second party having first been secured to a second party having first been secured to a second party having first been sec	of the covenunts herein, and the payments to the said. Dollars
me in the quiet and peaceable possession of said party of the soever. This mortgage is given as security for the performance sors and assigns at the effice of principal sum of the first part hereby covered to the sum of t	ne second part,
man in the quiet and peaceable possession of said party of the masoever. This mortgage is given as security for the performance resors and assigns at the office of seprincipal sum of principal sum of the first part bearing even date herewith, with interest after maturity at the rest notes thereto attached. SECOND.—Said part summer of the first part hereby cow second part of the first part hereby cow and the principal sum of the first part hereby cow and the principal sum of the first part agree. THIRD—The said part of the first part agree and the two parts of the first part agree. THIRD—The said part of the first part agree and party of the second part, or assigns, shall be entitled to FIFTI—The is hereby further agreed and understood that the whole of the first part be entitled to evidence said principal or the interest upon the same during six parts. SEVENTH—The first further expressly agreed by and between the ping or mining per stripping for coal, stone or other mineral sets to immediately become due and payable at the option of set payab	of the covenants herein, and the payments to the said
ame in the quiet and peaceable possession of said party of the associety. This mortgage is given as security for the performance assors and assigns at the effice of eprincipal sum of periodic and assigns at the effice of eprincipal sum of periodic annually, but with interest after maturity at the rest notes thereto attached. SECOND.—Said part of the first part hereby covard any taxes or assessments that shill be made upon said any taxes or assessments that shill be made upon said and to the second party and to assign the policies to said party of the second part, and to assign the policies to said party of the second part, and to assign the policies to said party of the second part, and to assign the policies to said party of the second party of part, to be held by them until this mortgage is fully paid lecting such insurance if loss occurs. THIRD.—The said part.— of the first part agree, by now are, and not to commit or allow any waste on said principal or interest notes, when the same become dec. on the said principal sum named herein, and it, and this mortgage may be foreclosed accordingly. And it toon herein, the rents and profits of said premises are piedge and party of the second part, or assigns, shall be entitled to FIFTH—It is hereby further agreed and understood that bed, and all renewal, principal or interest notes that may here the company of the second party having first been secured to gae or mining, or stripping for coal, stone or other mineral is several.—Said part—of the first part hereby agree as or mining, or stripping for coal, stone or other mineral so in mediately become due and paysale at the option of a several—Said part.—so of the first part hereby agree reasonable attorney's fee of. The foregoing conditions being performed, this conveyant in the first part above mentioned. Executed and delivered in the presence of	of the covenants herein, and the payments to the said
ame in the quiet and peaceable possession of said party of the associety. This mortgage is given as security for the performance assors and assigns at the office of a principal sum of a security for the first part hereby covered to a summally, but with interest after maturity at the rest notes thereto attached. SECOND—Said part—of the field be made upon said and taxes or assessments that shall be made upon said a page of a security. SECOND—Said part—of the first part hereby covered to the said party of the second party and to assign the policies to said party of the second party, and to assign the policies to said party of the second party of a principal sum part agree. The property—it is turther expressly agreed by and betwee a property of the second party of assigns, shall be childled to a second party and profits of said premises are piedge and party of the second party are agreed and understood that bed, and all renewal, principal or interest notes that may here the party of the second party are greed and understood that bed, and all renewal, principal or interest notes that may here and the party of the second party having first been secured to gas or mining or stripping for coal, stone or other mineral so to immediately become due and party as aforesal so to immediately become due and party as aforesal so to immediately become due and party as aforesal so to immediately become due and party as aforesal so to immediately become due and party as aforesal so to immediately become due and party as aforesal so to immediately become due and party as aforesal so to immediately become due and party as aforesal so to immediately become due and party as aforesal so to immediately become due and party as aforesal so to immediately become due and	of the covenants herein, and the payments to the said
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man in the quiet and peaceable possession of said party of the ansoever. This mortgage is given as security for the performance store and assigns at the office of principal sum of the first part bearing even date herewith, with interest after maturity at the rest notes thereto attached. SECOND.—Said part summers and the small sum of the sum of the sum of the sum of the said of Otlahoma, if any there he in by the county of the said of Otlahoma, if any there he in by the county of the saccond part, and to assign the policies to said party of the second part, and to assign the policies to said party of the second part principal sum part agree. FIRIND.—The said part.—of the first part agree, yow are, and not to commit or allow any waste on said principal sum ranged for said principal sum maned herein, and it, and this mortgage may be foreclosed accordingly. And it toon herein, the rents and profits of said premises are piedge and party of the second part, or assigns, shall be entitled to FIFTLI. It is britter expressly agreed by and between the sum of the said principal or the interest upon the same durit bed declared and principal or the interest upon the same durit bed declared and principal or the interest upon the same durit bed declared and principal or the interest upon the same durit bed declared and principal or the interest upon the same durit bed declared and principal or the interest upon the same durit bed in the written consent of said second party as foresa es to immediately become due and payable at the option of a sappralsement of the said real estate. The foregoing conditions being performed, this conveyant in the first part beyong the said part.—of the first part beyong the said part.—of the first part beyong the said part.—of the first part b	of the covenants herein, and the payments to the said. heirs of the covenants herein, and the payments to the said. heirs Dollare according to the terms and conditions of the one promissory note, made and executed by est thereon from date at the rate of