## Real Estate Mortgage Record

$egin{array}{cccccccccccccccccccccccccccccccccccc$	STATE OF OKLAHOMA,
	This instrument was filed for record on theday ofA, D., 19, ato'clockM.
TO	and duly recorded in bookon page
	ByDeputy.
	Fee, \$
THIS INDENTURE, Made this	day of
Thousand Nine Hundred	by and between
	and State of Oklahoma, part of the first part, and
y of the second part:	r and in consideration of the sum of
	Dollars, to in hand paid, by the said party of the second d, bargained and sold, and by these presents do grant, bargain, sell, convey and
irm unto said party of the second part, and to succ	ressors and assigns, forever, all of the following described tract piece or parcel
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nsoever.	the covenants herein, and the payments to the said
This mortgage is given as security for the performance of essors and assigns at the office of eprincipal sum of entrangle first day of en	
This mortgage is given as security for the performance of ssors and assigns at the office of e principal sum of the first part, bearing oven date herowith, with interest of the principal sum of the principal sum of the sum o	the covenants herein, and the payments to the said
This mortgage is given as security for the performance of the first part, bearing oven date herowith, with interest appearable but with present of or reductive the rate of the performance of the performance of the first part, bearing oven date herowith, with interest of the reductive the rate of the performance of the performa	the covenants herein, and the payments to the said
This mortgage is given as security for the performance of ssors and assigns at the office of	the covenants herein, and the payments to the said
This mortgage is given as security for the performance of ssors and assigns at the office of	the covenants herein, and the payments to the said
This mortgage is given as security for the performance of soors and assigns at the office of the performance of soors and assigns at the office of the first part, bearing even date herowith, with interest a first day of the first part, bearing even date herowith, with interest a standard thereto attached.  SECOND.—Said part of the first part hereby covener and any taxes or assessments that shall be made upon said loa of Oklahoma, if any there be, or by the county or town whoreing aged premises insured in some reliable fire insurance company, s, and to assign the policies to said party of the second part, as d part, to he held by them until this mortgage is fully paid and lecting such insurance if loss occurs.  THIRD.—The said part—of the first part agree—to k	the covenants herein, and the payments to the said
This mortgage is given as security for the performance of seors and assigns at the office of principal sum of	the covenants herein, and the payments to the said
This mortgage is given as security for the performance of sors and assigns at the office of principal sum of	helrs,  Dollars  reording to the terms and conditions of the one promissory note, made and executed by  thereon from date at the rate of
This mortgage is given as security for the performance of a security for the performance of the principal sum of	the covenants herein, and the payments to the said
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This mortgage is given as security for the performance of sors and assigns at the office of principal sum of principal sum of the first part, bearing even date herewith, with interest it annually, but with interest after maturity at the rate thereto attached.  SECOND.—Said part.——of the first part hereby covenant and any taxes or assessments that shall be made upon said load off Okiahoma. If any there be, or by the county or town whereing the distribution of the first part hereby covenant and any taxes or assessments that shall be made upon said load off Okiahoma. If any there be, or by the county or town whereing the property of the second one as part, to be held by them until this mortgage is fully paid and cetting such insurance if loss occurs.  THIRD.—The said part.—of the first part agree.—to k y now are, and not to commit or allow any waste on said premit FOURTH.—It is further expressly agreed by and between the children of interests notes, when the same become due, or in case, or upon said loan, or the premiums for said fire insurance and office the whole of said principal sum named herein, and interest and principal or assigns, shall be entitled to post FIFTH.—It is hereby further agreed and understood that this ed, and all renewal, principal or interests notes that may hereaft to evidence said principal or interest upon the same during a sixtiff the second party and tools that may here and the consent of said second party as afforesaid, so mining be commenced on any part of said and to obtain a consent of said second party as afforesaid, so insmediately become due and payable at the option of said second party as afforesaid, so immediately become due and payable at the option of said second party as afforesaid, as infinited the past part and the option of said second party as afforesaid. So immediately become due and payable at the option of said second party as afforesaid. So immediately become of the first part hereby agree.  The foregoing conditions being performed, this conveyance	heirs,  Dollars  coording to the terms and conditions of the one promissory note, made and executed by thereon from date at the rate of
This mortgage is given as security for the performance of sors and assigns at the office of principal sum of	helrs,  Dollars  coording to the terms and conditions of the one promissory note, made and executed by thereon from date at the rate of
This mortgage is given as security for the performance of sors and assigns at the office of principal sum of the first park, bearing even date herewith, with interest after maturity at the rate annually, but with interest after maturity at the rate structure of the first park hereby covenus and any how a summary to the second park as a park, to he held by them until this mortgage is fully paid and eating such insurance if loss occurs.  THIRD.—The said park of the first park park and to assign the policies to said party of the second park, as a park, to he held by them until this mortgage is fully paid and ecting such insurance if loss occurs.  THIRD.—The said park of the first park agree to keep the property of the second park, as a park of the second park of the second have a park of the first park and not to commit or allow any waste on said premit in the park of the second park of the second park of the second park of the premiums for gaid fire insurance tained, the whole of said principal sum named herein, and internal the whole of said principal sum named herein, and internal the park of the second park of assigns, shall be entitled to pask part the second park of assigns, shall be entitled to pask part the second park of assigns, shall be entitled to pask part the park of the second park of assigns, shall be entitled to pask part the park of the second park of assigns and the optical of the interest upon the same during the park of the second park of assigns, and the park of the second park of assigns, and the park of the second park of the secon	heirs,  Dollars  coording to the terms and conditions of the one promissory nois, made and executed by thereon from date at the rate of
This mortgage is given as security for the performance of ors and assigns at the office of	heirs,  Dollars  coording to the terms and conditions of the one promissory note, made and executed by thereon from date at the rate of
This mortgage is given as security for the performance of ore and assigns at the office of	heirs,  Dollars  coording to the terms and conditions of the one promissory note, made and executed by thereon from date at the rate of
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This mortgage is given as security for the performance of ors and assigns at the office of	helrs,  Dollars  coording to the terms and conditions of the one promissory note, made and executed by thereon from date at the rate of
This mortgage is given as security for the performance of sors and assigns at the office of principal sum of first day of the first part, bearing even date herewith, with interest a manually, but with interest after maturity at the rate of the first part, bearing even date herewith, with interest after maturity at the rate of the first part hereby cevenar and any taxes or assessments that shall be made upon said loa of Oklahoma. If any there be, or by the county or town wherein aged premises insured in some reliable fire insurance company, and to assign the policies to said party of the second part, as part, to he held by them until this mortgage is fully paid and ecting such insurance if loss occurs.  First and the second part are all the same become due, or in cases, or upon said loan, or the premiums for said fire insurance tained, the whole of said principal sum named herein, and interest, the rents and profits or said premises are pledged to all principal sum named herein, and interest and interest or said premises are pledged to be evidence said principal or interest notes, when the same become due, or in cases, or upon said loan, or the premiums for said fire insurance tained, the whole of said principal sum named herein, and interest notes that the profits of said principal and the mortgage may be foreclosed accordingly. And it is all on altered, the whole of said principal sum named herein, and interest on evidence said principal or the interest upon the same during it SIXTH.—It is hereby further agreed and understood that the ed, and all renewal, principal or interest notes that may hereaff or evidence said principal or the interest upon the same during it SIXTH.—It is turther expressly agreed by and between the ping or mining be commenced on any part of said land to obtain a consent of said second party having first been secured to commiss or mining, or stripping for cond, stone or other mineral substituted the written consent of said second party and conditions to the first part hereby agreed.  IN T	heirs,  Dollars  coording to the terms and conditions of the one promissory note, made and executed by thereon from date at the rate of
This mortgage is given as security for the performance of gors and assigns at the office of principal sum of the first part, bearing oven date herewith, with interest a first day of	heirs,  Dollars  Coording to the terms and conditions of the one promissory note, made and executed by thereon from date at the rate of
This mortgage is given as security for the performance of sors and assigns at the office of principal sum of principal sum of the first part, bearing even date herewith, with interest at annually, but with interest after maturity at the rate security at the rate attached.  SECOND.—Sald part.— of the first part hereby covenar and any taxes or assessments that shall be made upon said load for Oklahoma. If any there be, or by the county or town whereinged premises insured in some reliable fire insurance company, and to assign the policies to said party of the second part, as part, to he held by them until this mortgage is fully paid and exting such insurance if loss occurs.  THIRD.—The said part of allow any waste on said premisers are proposed in the second part, as part, to he held by them until this mortgage is fully paid and exting such insurance if loss occurs.  THIRD.—The said part of allow any waste on said premisers are proposed to a said premiser of the second part as a said premiser of the second part and the mortgage may be foreclosed accordingly. And it is allowed the second said principal sum named become due, or in cases, or upon said loan, or the premiums for said fire insurance tained, the whole of said principal sum named become due, and interest notes that may be oreclosed accordingly. And it is all parts of the second part of said premises are pledged to a part of the second year of said premises are pledged to evidence said principal or the interest upon the same during it SIXTH—It is further expressly agreed by and between the proposition of said second party having first been secured to common of said second party having first been secured to common of said second party having first been secured to common of said second party having first been secured to common of said second party having first been secured to common of the second party and the second party as corrected. It is to immediately become due and payable at the option of said second party as corrected. Second party as a second party	the covenants herein, and the payments to the said
This mortgage is given as security for the performance of sors and assigns at the office of principal sum of first day of	the covenants herein, and the payments to the said
This mortgage is given as security for the performance of the second assigns at the office of principal sum of the first part, bearing even date herewith, with interest it motes thereto attached.  SECOND.—Said part.—of the first part hereby covenant of oklahoma, if any there be, or by the county or town whereinged premises insured in some reliable fire insurance company, and to assign the policies to said party of the accord part, as seling such insurance if loss occurs.  THIRD.—The said part.—of the first part agree.—to keep on ware, and not to commit or allow any waste on said premise under the said party of the accord part, as seling such insurance if loss occurs.  THIRD.—The said part.—of the first part agree.—to keep on the said first part agree, to keep on the said first part agree, and not to commit or allow any waste on said premised the principal sum named herein, and interior party of the second part, as a said principal sum named herein, and interior herein, the rents and profits of said primises are plediged to party of the second part, or assigns, shall be entitled to post on herein, the rents and profits of said primises are plediged to party of the second part, or assigns, shall be entitled to post on herein, the rents and profits of said primises are plediged to evidence said principal or the interest upon the same during it significantly the principal or the interest upon the same during it significantly the written consent of said second party as aforesaid, so to immediately become due and payable at the option of said specifical second party as aforesaid.  Executed and delivered in the presence of  IN TESTIMONY WHEREOF, the said part.—of the first year area on the same during it is to immediately become due and payable at the option of said year first above mentioned.  Executed and delivered in the presence of  IN TESTIMONY WHEREOF, the said part.—of the first year first above mentioned.	the covenants herein, and the payments to the said
This mortgage is given as security for the performance of rs and assigns at the office of rincipal sum of the first part hereby covenant any taxes or assessments that shall be made upon said loa Oklahoma, if any there be, or by the county or town wherein the rincipal sum of the rincipal or interest notes occurs. Therefore, rincipal or interest notes, when the same become due, or in case of the rincipal or interest notes, when the same become due, or in case of the rincipal or interest notes, when the same become due, or in case of the rincipal or interest notes of the rincipal sum and interest part of the second part, or salgns, shall be entitled to post in herein, the rents and profits of said primises are pledged to party of the second part, or assigns, shall be entitled to post sum of the rents and profits of said primises are pledged to party of the second part, or assigns, shall be entitled to post sum of the rents and profits of said primises are pledged to party of the second part, or assigns, shall be entitled to post sum of the rents and profits of said primises are pledged to party of the second part, or assigns, shall be entitled to post sum of the rents of the rents notes that may hereafted and all renewal, principal or interest notes that may hereafted and all renewal, principal or interest notes that may hereafted and all renewal, principal or interest notes that may hereafted and profits of said primings or the party of the said primings of the primings of the primings of the primings of the pa	the covenants herein, and the payments to the said