Real Estate Mortgage Record

FROM	STATE OF OKLAHOMA,
	This instrument was filed for record on theday of
TO TO	and duly recorded in bookon page
	Register of Deeds. ByDeputy.
	Fee, \$
	dy and between
arty of the second part: WITNESSETH, That the said part of the first part,	
art, the receipt whereof is hereby acknowledged, harmon gran	
igas en	ang pamahanahanahan mana menandaran beraja berah berah berandaran berandaran berandaran berandaran berandaran Berandaran berandaran berandaran berandaran berandaran berandaran berandaran berandaran berandaran berandaran
	그래요 원인 회사는 이 모양을 발표되었다.
TO HAVE AND TO HOLD THE SAME, with all and singu- perialning, and all rights of homestead exemption unto the said art of the first part do hereby covenant and agree that al	lar the tenements, hereditaments and appurtenances thereunto belonging, or it any wise party of the second part, and to helrs and assigns forever. And the said t the delivery hereof the lawful owner of the premises above granted for the and clear of all incumbrances, and that will WARRANT AND DEFEND
	, free and clear of all incumbrances, and that will WARRANT AND DEFEND a second part, heirs and assigns, forever, against the claims of all persons
This martenes is given as security for the performance	of the covenants herein, and the payments to the said.
	leirs,
n the principal sum of	
	according to the terms and conditions of the one promissory note, made and executed by
art of the first part, bearing even date herewith, with intere- annually, but with interest after maturity at the re-	ite of ten per cent per annum, which interest is evidenced by coupon
nd, and any taxes or assessments that shall be made upon said tate of Oklahoma, if any there be, or by the county or town whe	enant and agree to pay all inxes and assessments of whatsoever character on said loan or upon the legal holder of said notes and mortgage, on account of said loan by the rein said land is situated, when the same become due, and to Keep the buildings upon the my, approved by the party of the second part, for the sum of the tenth buildings upon the act of the tenth of the second part, for the sum of the said party of the second deliver said policies and renewals to said party of the later part assumes all responsibility of proof and care and expense of legal buildings the case of a character of the said party of the later part assumes all responsibility of proof and care and expense
origaged premises insured in some reliable fire insurance compa- pliars, and to assign the policies to said party of the second part, cond part, to be held by them until this morigage is fully paid of collecting such insurance if loss occurs.	ny, approved by the party of the second part, for the sum of , as their interests may appear and deliver said policies and renewals to said party of the and said party of the first part assumes all responsibility of proof and care and expense
THIRD.—The said part of the first part agree t they now are, and not to commit or allow any waste on said pr FOURTH.—It is further expressly agreed by and between	o keep all buildings, fences and other improvements on the said land in as good repair emises, a the parties hereunto that if any default be made in the payment of any part of either
Id principal or interest noies, when the same become due, or in genises, or upon said loan, or the premiums for said fire insurant contained, the whole of said principal sum named herein, and in	case of default in the payment of any installment of taxes or assessments upon said nee when the same become due, or in case of the breach of any covenant or condition here iterest thereon, shall become immediately due and payable, at the option of said second
idition herein, the rents and profits of said premises are pledge id said party of the second part, or assigns, shall be entitled to j	a to the party of the second part, or assigns, as additional collateral scentify, possession of said premises, by receiver or otherwise.
scribed, and all renewal, principal or interest notes that may here bit, to evidence said principal or the interest upon the same durin SINTIT.—It is further expressly agreed by and between th	after be given, in the event of any c lension of time for the payment of said principal g the said time of extension. e parties hereto that no drilling shall be commenced upon said land for oil or gas or any
ripping or mining be commenced on any part of said land to obti- ritten consent of said second party having first been secured to c i or gas or mining, or stripping for coal, stone or other mineral st st obtained the written consent of said-second party as aforesal cures to fumediately become due and payable at the option, of s	o keep all buildings, fences and other improvements on the said land in as good repair emises, at the payment of the payment of any part of either case of default in the payment of any installment of taxes or assessments upon said nee when the same become due, or in case of the breach of any covenant or condition here iterest thereon, shall become immediately due and payable, at the option of said second a saiso agreed that in the event of any decault in payment or breach of any covenant or do to the party of the second part, or assigns, as additional collateral security, possession of said premises, by roceiver or otherwise, and ditional collateral security, possession of said premises, by roceiver or otherwise, and interest notes herein ig the said time of extension. The payment of said principal is the said time of extension. The payment of said principal is the said time of extension. The payment of said principal and coal, stone or other minerals or substances of any character whateover without the emmence said delling, mining or stripping shall be commenced upon said land without having d, such drilling, mining or stripping shall be commenced on a said land without having d, such drilling, mining or stripping shall operate to make the debt which this mortgage in a second party and this mortgage may be foreclosed accordingly.
SEVENTH.—Said part of the first part hereby agre y a reasonable attorney's fee of	e that, in the event action is brought to foreclose this mortgage
aive appraisement of the said real estate. The foregoing conditions being performed, this conveyan	남기는 바이로 하루하는 말하는 모리고 모르게 있는데 보다 프로프리아 나를 모른 하기에 작동
	st part hereunto subscribe name and affix seal on the
IN TESTINONY WHEREOF, the said part	st part nereunto suoscribe hame and atrix scal on the
	[SEAL]
Executed and delivered in the presence of	[SBAL]
	到了一点,也是我们,我没有这个一句话,一样的一句话,"她这话,我不是什么,我们就没有一些的话,我们就是一样的女人,我们就是你的话,我们也没有什么。""我不是,我
	ా
TATE OF OKLAHOMA, County of ss. Before me,	
day of	A. D. 19, personally appeared
1 d.	
The second secon	in and foregoing instrument, and acknowledged to me that executed or the uses and purposes therein set forth.
y commission expires.	Notary Public.
<u> - 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. </u>	sorphisas par an experimenta de la companya de la c