Real Estate Mortgage Record

| FROM | STATE OF OKLAHOMA, |
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| The first of the control of the cont | This instrument was filed for record on theday of |
| erriki erib ibi ke dibebe biriki k | A. D., 19, at0'clockM., |
| TO | and duly recorded in bookon page |
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| | By Deputy. |
| | ECC, Ondanasa |
| | day ofin the year of our Lori |
| and annual trine state of the s | |
| his wife, of the County of | State of Oklahoma, part of the first part, and |
| party of the second part: | |
| | in consideration of the sum of in hand paid, by the said party of the second |
| | called and sold, and by these presents dogranf, bargain, sell, convey and |
| of land lying and situate in the County of | and assigns, forever, all of the following described tract piece or parcel and State of Oklahoma, to-wit: |
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| and the second | بالماريق فأنبي فحاصف أغنت ساريق بعدرتك بعين يعانيك بالمارية |
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| | enements, hereditaments and appurtenances thereunts belonging, or in any wise the second part, and tohelrs and assigns forever. And the said very hereof the lawful owner of the premises above granted delear of all incumbrances, and that will WARRAMY AND DEFEND |
| successors and assigns at the office of | |
| on the first day of, according | g to the ferms and conditions of the one promissory note, made and executed by |
| part of the first part, bearing even date berewith, with interest thereo | n from date at the rate of per cent per annum, payable |
| annually, but with interest after maturity at the rate of te- | per cent per annum, which interest is evidenced by coupon |
| land, and any taxes or assessments that shall be made upon said lean or state of Oklahoma, if any there be, or by the county or town wherein safe | and agree |
| mortgaged premises insured in some reliable life insurance company, appr dollars, and to assign the policies to said party of the second part, as their second part, to be held by them until this mortgage is fully paid and said: | and agree |
| of collecting such insurance if loss occurs. THIRD.—The gaid part.———————————————————————————————————— | It buildings, fences and other improvements on the salu land in as good repair riles hereunto that if any default be made in the payment of any part of either default in the payment of any part of either default in the payment of any installment of taxes or assessments upon said that the payment of the payment of any covenant or condition here the salud the salud that the second part, or assigns, as additional collateral security, a of said premises, by receiver or otherwise, it is to extens the payment of the principal note and interest notes herein given, in the event of any extension of time for the payment of said principal dilme of extension. Herein that no drilling shall be commenced upon said land for oil or gas or any stone or other minerals or substances of any character whatsoever without the said drilling, mining or stripping operations and that in the event drilling for of any character whatsoever shall be commenced on said land without having fulling, mining or stripping shall be commenced on said and without having fulling, mining as the payment of the pay |
| FOURTH.—It is further expressly agreed by and between the par- said principal or interest notes, when the same become due, or in case of | tles bereunto that if any default be made in the payment of any part of either default in the payment of any installment of taxes or assessments upon said |
| in contained, the whole of said principal sum named herein, and interest the party, and this mortgage may be foreclosed accordingly. And it is also as condition, berein, the party and printing of the party of said unamigen, or additional terms. | case occume due, or in case of the breach of any covenant or condition here ereou, shall become immediately due and payable, at the option of said second reed that in the event of any default in payment or breach of any covenant or |
| and said party of the second part, or assigns, shall be entitled to possession. FIFTH—It is hereby further agreed and understood that this mor | party of the second part, orassigns, as additional collateral security, of of said premises, by receiver or otherwise. Eage, secures the payment of the principal role and interest notes herein |
| described, and all renewal, principal or interest notes that may hereafter be, debt, to evidence said principal or the interest upon the same during the said between the norther expressly agreed by and between the norther | given, in the event of any extension of time for the payment of said principal d time of extension. |
| stripping or mining be commenced on any part of said land to obtain coal, written consent of said second party having first been secured to commence of the research of the said second party having first been secured to commence of the said substances. | stone or other minerals or substances of any character whatsoever without the said drilling, mining or stripping operations and that in the event drilling for |
| first obinined the written consent of said second party as aforesaid, such discurse to immediately become due and payable at the option of said second consensus. | rilling, mining or stripping shall operate to make the debt which this mortgage appearing and this mortgage may be foreclosed accordingly. |
| pay a reasonable attorney's fee ofdol | lars, 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 | 그 그는 말이 얼마나면 맛있다면 하면 한 밤 때문에 모른 바다 가졌다. |
| ************************************** | <u> 그는 희망 그는 문학에 된다. 그런 나는 당한 것은 독교를 하는 것이 된다고 함께 되었다. 그는 것은 사람이 되었다. 그는 학자 생각하는 것은 사람이 되었다. 그는 사람이 되었다면 되었다. 그는 사람이 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면</u> |
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| IN TESTIMONY THE PROPERTY AND THE COURSE AND BUT AND B | ereunto subscribe name and affix seal on the |
| day and year first above mentioned. | reuno suggerne name and affix 5eal on the |
| 기존하다 하는 경우 이 경우를 가는 사람이 되었다. | |
| 보는 문항병 화여성 양동병 존개, 동네 동생들일 없다 | [SEAL] |
| Executed and delivered in the presence of | [SEAL] |
| | 일이 많이 하늘, 하는 것이 많아야 있다는 사람들이 말한 것이라면 아내려는 사고를 보는 수 있다는 하다는 사람들이 다 하는 것이다. |
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| STATE OF OKLAHOMA, County ofss_ | |
| Before me, aday of A | |
| | O.S. |
| | a Notary Public, in and for said County and State, on this D. 19, personally appeared |
| hd . | a Notary Public, in and for said County and State, on this D. 19, personally appeared |
| nud to me known to be the identical person | a Notary Public, in and for said County and State, on this D. 19, personally appeared |
| and to me known to be the identical person who executed the within and fe the same as free and voluntary act and deed, for the use | a Notary Public in and for said County and State, on this D. 19, personally appeared |