## Real Estate Mortgage Record

FROM	STATE OF OKLAHOMA,
	This instrument was filed for record on the day o
The state of the s	and duly recorded in bookon page
	Register of Deeds
	By Deputy.
	Fee, \$
	day of
is wife, of the county of	and State of Oklahoma, part of the first part, and
party of the second part:  WITNESSETH, That the said part of the first part, f	or and in consideration of the sum of.
part, the receipt whereof is hereby acknowledged, ha grant	Dollars, to in hand paid, by the said party of the second ed, bargained and sold, and by these presents do grant, bargain, sell, convey and eccessors and assigns, forever, all of the following described tract piece or parcel
of land lying and situate in the County of	
and the second section of the second section is a second section of the second section of the second section of The second section is a second section of the second section of the second section of the second section of the	egy menengen betrak antara di Sagram yang berandi kandi di kendalan beranda da beranda berandi berandi berandi Banda di Sagram di Sagram da S
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	ه ۾ انگيميسيءَ فيون هيو. سيمه آن جي پيني رياني پاڻي ۾ پي ۾ پاڻي وه اندو جي
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tani kang pengebagai kang menghili kang beraja di kebagai kepada pengebagai kebagai kebagai kebagai kebagai ke Ang pengebagai kepada di kepada pengebagai kebagai kebagai kebagai kebagai kebagai kebagai kebagai kebagai keb	
	of the covenants herein, and the payments to the said
	according to the terms and conditions of the one promissiry note, made and executed by
art of the first part, bearing even date herzwith, with interes	
annually, but with Interest after maturity as the rainterest notes thereto attached.  SECOND—Sald part of the first part because cover	to not configure to now all favor and assessments of whatmasses abased and assessments of whatmasses abased as a second second s
and, and any taxes or assessments that shall be made upon said hi light of Oklahoma, if any there be, or by the county or town wher nortgaged premises insured in some reliable fire insurance compan	and agree
ollars, and to assign the policies to said party of the second part, econd part, to be held by them until this mortgage is fully paid an f collecting such insurance if loss occurs,	as their interests may appear and deliver said policies and renewals to said party of the id said party of the ilrst part assumes all responsibility of proof and care and expense
s they now are, and not to commit or allow any waste on said pred fourth.—It is further expressly agreed by and between	keep all buildings, fences and other improvements on the said land in as good repair mises.
aid principal or interest notes, when the same become due, or in ciremises, or upon said loan, or the premiums for said fire insurance n contained, the whole of said principal sum named herein, and int	Reep all buildings, tences and other improvements on the said land in as good repair the mises.  The of default in the payment of any leading the made in the payment of any part of either to when the same become due, or in case of the breed or assessments agon said so when the same become due, or in case of the breed repair of the second payable, at the option of said second also agreed that in the event of any default in payment or breach of any covanant or to the party of the second part, or assigns, as additional collateral security, but the said premises, by receiver or otherwise.  It is mortgage secures the payment of the principal note and interest notes they, but mortgage secures the payment of the principal note and interest notes and principal for the payment of cald principal or the payment of the principal security, parties hereto that no drilling shall be commenced upon said land for oil or gas or any in coal, stone or other minerals or substances of any character whatsoever shall be commenced as said the white the minerals or substances of any character whatsoever shall be commenced on said land without having such drilling, mining or stripping shall be commenced on said land without naving such drilling, mining or stripping shall be commenced on said land without naving such drilling, mining or stripping shall operate to make the debt which this mortgage may be foreclosed accordingly.  — that, in the event action is brought to foreclose this mortgage — will be added to the payment of the payment.
arry, and this mortgage may be foreclosed accordingly. And it is ondition herein, the rents and profits of said premises are pledged and said party of the second part, or assigns, shall be entitled to p	also agreed that in the event of any default in payment or breach of any covenant or to the party of the second part, or assigns, as additional collateral security, ossession of said premises, by receiver or otherwise.
FIFTH—It is hereby further agreed and understood that the lescribed, and all renewal, principal or interest notes that may herea ebt, to evidence said principal or the interest upon the same during	als mortgage secures the payment of the principal note and interest notes herein fter be given, in the event of any extension of time for the payment of said principal the said time of extension.
SIXTH.—It is further expressly agreed by and between the tripping or mining be commenced on any part of said land to obtain the consent of said second party having first been secured to	parties hereto that no drilling shall be commenced upon said land for oil or gas or any in coal, stone or other minerals or substances of any character whatsoever without the mineral said drilling, mining or stripping operations and like to the event drilling for
Il or gas or mining, or stripping for coal, stone or other mineral sul- rest obtained the written consent of said second party as inforestid, ecures to immediately become due and payable at the option of sai	istances of any character whatsoever shall be commenced on said land without having such drilling, mining or stripping shall operate to make the debt which this mortgage d second party and this mortgage may be foreclosed accordingly.
SEVENTH—Said part of the first part hereby agree ay a reasonable afterney's fee of	that, in the event action is brought to forcelose this mortgage will do hereby expressly
valve appraisement of the said rer1 estate.	[이 ] 등 한 배 하고는 중앙는 과학생활 하는 교회에게 하는 학교를 전하는 하고만 하고 한다는 하고 밝혀 하다.
The foregoing conditions being performed, this conveyance	
n i divita di di santi ilizi di malla ila malla ili bi dali ili dala salitati tili dala ni ili vi ilitsa	
	t part heraunto subscribe name and affix seal on the
ay and year Arst above mentioned.	[SEAL]
하는 것도 한다는 것이다는 그림도 아이라는 것은 것이다. 그런 것이다. 생기가 있었다. 경기 생각을 내려왔다. 그는 교육 등을 가게 하는 것이다.	[SEAL]
Executed and delivered in the presence of	[SEAL]
	그렇다 존경하다 다른 주어에게 바로 남자하는 그들이 작용하는데 다른 말로 되는 수
	그로 들었다면서 그렇게 되었다면 하나 그 사람들에 가면 하고 있었다. 중에 하는 물을 하는 것이라는 것이다는
电影 化氯化物 医结膜 医二十二氏管 经帐户 医二十二氏菌素 人名德西特尔 医皮肤 医皮肤 医皮肤病 医生物 医结节 医二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十	
Before me,	됐는데 얼굴 되었습니다. 그리는 아프트 그렇게 살아보고 하는데 얼굴 하지만 그 모든 그렇게 하고 싶는데 모모이다. 이 그렇게 다 먹어
	됐는데 얼굴 되었습니다. 그리는 아프트 그렇게 살아보고 하는데 얼굴 하지만 그 모든 그렇게 하고 싶는데 모모이다. 이 그렇게 다 먹어
ting the same and the same and the same and the same probabilities and the same and	a Noinry Public, in and for said Couply and State, on this , A. D. 19, personally appeared.
nd	So a Notary Public, in and for said County and State, on this  A. D. 19 personally appeared.
nd	A Notary Public, in and for said County and State, on this  A. D. 19
nd	a Notary Public, in and for said County and State, on this  A. D. 19 personally appeared  his wife, wind foregoing instrument, and acknowledged to me that