Real Estate Mortgage Record

25

FROM	STATE OF OKLAHOMA,
	This instrument was filed for record on theday of
ro	By Deputy.
THIS INDOMPTIO Mode this	Fee, SIn the year of our Lord
One Theusand Nine Hundred	by and belween
his wife, of the County ofand	State of Oklahoma, part of the first part, and

part, the receipt whereof is hereby acknowledged, ha______ granted, bargained and sold, and by these presents do_____ grant, bargain, sell, convey and confirm unto said party of the second part, and to ______ successors and assigns, forever, all of the following described tract__ piece.__ or parcel___ of land lying and situate in the County of ______ successors and assigns, forever, all of the following described tract__ piece.__ or parcel___ of land lying and situate in the County of ______ successors and assigns, forever, all of the following described tract__ piece.__ or parcel______ successors and assigns, forever, all of the following described tract___ piece.__ or parcel_______ successors and assigns are successors and state of oklahoom, to wit;

he same in the quiet and peaceable possession of said part		and appurtenances thereunto be heirs and assign and that the lawful owner of the s, and that will W/ nd assigns, forover, against th	
he same in the quiet and practages posterior of this part.			of all portool
This mortgage is given as security for the perfor			
accessors and assigns at the office of			
the principal sum of, 19, 19	anosting to the second	ions of the own weemlacows wate	Dollar
a the first day of 19		ions of the one promastry note	
art of the first part, bearing even date herewith, with	h interest thereon from date at the rate of	per c	cent per annum, payabl
annually, but with interest after maturity a terest notes there at a terest	t the rate of ten per cent per annum, whi	ch interest is evidenced by	coupo
Literat notes thinking, this will interest after maturity a SECOND-SSAID part. of the first part here by and and any taxes or assessments that shall be made upo inter of Okiahoma, if any there be, or by the county or to origaged premises insured in some reliable firs insurance oliars, and to assign the policies to said party of the secon- geond part, to be held by them until this mortgage is fully collecting such insurance if loss decurs. This is the principal of the first part agree remises, or upon said loan, or the premiums for said first act, the whole of said principal sum anamed herein routriti- its further expressiv, agreed by and its mortgage may be foreload sum anamed herein act, and this mortgage may be foreload sum anamed herein arty, and this mortgage may be foreload sum anamed herein on this mortgage may be foreload sum anamed herein of the route the route of said principal sum anamed herein of the route of the route of said principal sum anamed herein of the mortgage may be foreload all secondingly. A ondition herein, the relist and profive agreed and underston secribed, and all reneway, principal or interest upon the sam SIXTH — it is further expressiv, agreed by and herein SIXTH — it is commenced on any part of said land	said promises. between the parties hereunto that if any c, or in case of default in the payment of insurance when the same become due, or , and interest thereon, shall become immu- tud it is also agreed that in the event of pledgeed to the party of the second part, of led to possession of said premises, by rec of that this morigage secures the paym any hereaftor be given, in the event of an	default be made in the paymen of any installment of taxes or in case of the breach of any cov ediately due and payable, at th any default in payment or bre re- ever or otherwise. ent of the principal note and y extension of time for the pay	nt of any part of eithe assessments upon sal venant or condition her e option of sald secon ach of any covenant (ional collateral securit in interest notes herei yment of sald princip
SEVENTHsal part	or agree that, in the event action is be dollars, which this mortgage prosyance to be void; otherwise of full fo	rought to toreclose this moltgag e also secures, and rec and virtue.	e wi do hereby express
SEVENTIstal part of the first part here y a reasonable altorney's fee of	or agree that, in the event action is of a second seco	cought to foreclose this mortgag e also secures, and	do hereby express
SEVENTHsaid part	by agree dollars, in the event action is bi	cought to foreclose this mortgag : also secures, and ree and virtue.	do hereby express
SEVENTILSaid part. y a reasonable altorney's fee of	by agree that, in the event action is b 	cought to investory and	do hereby cxpressi
SEVENTH	by agree that, in the event action is b 	cought to investory and	do Wi
SEVENTH	by agree that, in the event action is b 	nongat to foreclose this mortgag e also secures, and ree and virtue.	do hereby cxpress
SEVENTH	or agree that, in the event action is b dollars, which this mortgage myogyancs to be void; otherwise of full fo 	normal to foreclose this mortgag e also secures, and ree and virtue.	do wereby corpress
SEVENTH	or agree that, in the event action is b dollars, which this mortgage myogyancs to be void; otherwise of full fo 	rought to foreclose this mortgag : also secures, and roe and virtue. name and affix	6 w do hereby cypress scal on t [SEA] (SEA]
SEVENTHSau part of the first part here y a reasonable attorney's fee of	or agree that, in the event action is b dollars, which this mortgage myogyancs to be void; otherwise of full fo 	rought to foreclose this mortgag : also secures, and roe and virtue. name and affix	6 w do hereby cypress scal on t [SEA] (SEA]
SEVENTHSala part of the first part here y a reasonable attorney's fee of	or agree that, in the event action is b dollars, which this mortgage myogyancs to be void; otherwise of full fo 	rought to foreclose this mortgag : also secures, and roe and virtue. name and affix	6 w do hereby cspress scal on t [SEA: [SEA]
SEVENTI	or agree that, in the event action is b dollars, which this mortgage myogyancs to be void; otherwise of full fo 	rought to foreclose this mortgag : also secures, and roe and virtue. name and affix	do hereby express do hereby express scal on t [SEA]
SEVENTI	or agree that, in the event action is b dollars, which this mortgage myogyancs to be void; otherwise of full fo 	rought to foreclose this mortgag : also secures, and roe and virtue. name and affix	do hereby express do hereby express scal on th [SEAI
SEVENTI	by agree that, in the event action is b 	nongat to foreclose this mortgag e also secures, and reg and virtue. 	do hereby express do hereby express scal on th [SEAI [SEAI
SEVENTI	by agree that, in the event action is b 	cought to foreclose this mortgag : also secures, and reg and virtue. 	do hereby express do hereby express on the seal on the seal on the seal on the seal (SEAT
SEVENTI	a by agree that in the event action is be an observed to be void; otherwise of full for the first part hereunto subscribe and be an observed to be void; otherwise of full for the first part hereunto subscribe	cought to foreclose this mortgag is also secures, and	do hereby express do hereby express seal on th (SEA) (SEA) (SEA)
SEVENTI	by agree that, in the event action is b doUars, which this mortgage procyands to be void; otherwise of full fo the first part hereunto subscribe the first part hereunto subscribe A. D. 19, personall	nongent to foreclose this mortgag e also secures, and roe and virtue. name and affix name and affix 	do we do we do we do hereby express do thereby express do thereb
SEVENTIA	by agree that, in the event action is b doUars, which this mortgage procyands to be void; otherwise of full fo the first part hereunto subscribe the first part hereunto subscribe A. D. 19, personall	nongent to foreclose this mortgag e also secures, and roe and virtue. name and affix name and affix 	do Wr do hereby express Scal on th [SEA] [SEA] [SEA] [SEA] [SEA]
ay a reasonable altorney's fee of	by agree that, in the event action is b doUars, which this mortgage procyands to be void; otherwise of full fo the first part hereunto subscribe the first part hereunto subscribe A. D. 19, personall	nongent to foreclose this mortgag e also secures, and roe and virtue. name and affix name and affix 	do hereby expressi do hereby expressi scal on th