Real Estate Mortgage Record

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TO	and duly recorded in bookon pageon page
	By Deputy.
THIS INDENTURE, Made this	duy ofin the year of our Lord

part, the receipt whereof is hereby acknowledged, harmony 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.__ plecc.__ or parcel___ of land lying and situate in the County of

homsoever.		Alexandra and the state of the	
	for the performance of the covenants herein, and	the payments to the said	
			the second se
			unde and executed by
	e herewith, with interest thereon from date at the r	ite of per cen	t per annum, payable
annually, but with interest a nterest notes thereto uttached.	fter maturity at the rate of ten per cent per annum	, which interest is evidenced by	coupon
SECOND.—Said part of the and, and any taxes or assessments that shi itate of Okinhoma, if any thero be, or by il nortgaged premises insured in some reliabl iolars, and to assign the policies to said po-	Ar instantic, thereby covenant and agree to p ill be made upon said ioan or upon the legal holdes is county or town, wherein said and is situated, wh e fire insurance company, approved by the party of riy of the second part, as their interest, may apper origage is fully paid and said party of the first pa d first hart arresp.	by all laxes and assessments of whatsoe of said notes and mortgage, on accoun en the same become due, and to keep th the second part, for the sum of	ver character on said t of said loan by the te buildings upon the to said party of the
s they now are, and not to commit or allow FOURTH.—It is further expressly a aid principal or interest notes, when the si- remises, or upon sold loan, of the premium	any waste on said premises, greed by and between the parties herounto that i une become due, or in case of default in the paym is for said for unsurence when the sume become du	any default be made in the payment of any installment of taxes or as	of any part of either sessments upon said
a contained, the whole of said principal su arty, and this mortgage may be foreclosed ondition herein, the rents and profits of sa ad said party of the second part, or assign	eny waste on said premises. terred by and between the parties hereunto that I ime become due, or in case of default in the paym is for said fare insurance when the same become du a named herein, and interest thereon, shall become accordingly. And it is also agreed that in the eve id premises are pledged to the party of the second p s shall be entitled to possession of said premises, b I and understood that this mortrage secures the J st notes that may hereafter be given, in the event st notes that may hereafter be given, in the event st upon the same during the said time of extension. The batween the parties herein that no drill	Immediately due and payable, at the one of any default is payment or breach art, or assigns, as addition, y receiver or otherwise.	ption of said second of any covenant or al collateral security,
FIFTH.—It is hereby further agreed escribed, and all renewal, principal or inter- ebt, to evidence said principal or the intere-	l and understood that this mortrage secures the ist notes that may hereafter be given, in the event is upon the same during the said time of extension.	invinent of the principal note and in of any extension of time for the paym	terest notes herein ant of said principal
SIXTH.—It is further expressly agr ripping or mining be commenced on any p ritten consent of said second party having il or gas or mining, or stripping for coal, st	St upon the same during the said time of extension. each by and between the parties hereto that no drill art of said land to obtain coal, stone or other mine. first been secured to commence said drilling, minin one or other mineral substances of any character w cond party as aforesaid, such drilling, mining or st ble at the option of said second party and this mor fart part hereby agree. that is the avec facther	ng shall be commenced upon said land : als or substances of any character why y or stripping operations and that in t hatsoever shall be commenced on said	for oil or gas or any atsocver without the he event drilling for land without having
rst obtained the written consent of said se ecures to immediately become due and pays	cond party as aforesaid, such drilling, mining or sti ible at the option of said second party and this mor	ipping shall operate to make the debt : tgage may be forcelosed accordingly.	which this mortgage
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