Real Estate Mortgage Record

FROM	STATE OF OKLAHOMA,County, ss.
	This instrument was filed for record on the day of the A.D., 19, at o'clock
TO	and duly recorded in bookon page
가 없는 사람이 들면 모은 물리는 이 말하는	Register of Deeds.
	ByDeputy.
	Fec, \$
	day of
	and between
	nd Stato of Oklahoma, part of the first part, and
rty of the second part:	
WITNESSETH, That the said part of the first part, for an	of in consideration of the sum of in hand paid, by the said party of the second
	argained and sold, and by these presents do grant, bargain, sell, convey and ors and assigns, forever, all of the following described tract piece or parceland State of Oklahoma, to-wit:
	an sara ana sara sa kataman sa kataman kataman kataman kataman da kataman da kataman kataman kataman kataman k Kataman kataman katama
فرقت بالإرادية والأعراب وبالأسواء وأأكر سوالش المرعد وسيبسان	
الله و المعالجين المراقع المنطقة والمراجع المستونية والمستونية والمستونية والمستونية والمستونية والمستونية وال معالمة المستونية المراقع المراقع المستونية والمستونية والمستونية والمستونية والمستونية والمستونية والمستونية و	
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a paga da salam na masa na nasa sa	العاملات والمناب مصحوفها المستقلة فيما المستقل المراكب المستقلة والمناب المراكب والمستقل المراكب والمستقل الم والمراكب والمراكب المراكب المراكب والمراكب والمراكب والمراكب والمراكب والمراكب والمراكب والمراكب والمراكب والم
cessors and assigns at the office of	beirs, Dollars Dollars of the terms and conditions of the one promissory note, made and executed by
of the first part, bearing eyen date herewith, with interest the	reon from date at the rate of per cent per asnum, payable
annually, but with interest after maturity at the rate of prest notes thereto attached.	ten per cent per annum, which interest is evidenced by coupon
1, and any taxes or assessments that shall be made upon said loan to of Oklahoma, If any there he, or by the country or town wherein a traged premises insured in some reliable fire insurance company, a aris, and to assign the policles to said party of the second part, as it and part, to be held by them until this mortgage is fully paid and as collecting such insurance if loss occurs. THIRD.—The said part ————————————————————————————————————	ten per cent per annum, which interest is evidenced by coupon and agree to pay all taxes and assessments of whatsoever character on said or upon the legal holder of said notes and mortgage, on account of said loan by the said land is situated, when the same become due, and to keep the buildings upon the proved by the party of the second part, for the sum of the party of the second part, for the sum of the party of the second part, for the sum of the party of the second part, for the sum of the party of the party of the lirst part assumes all responsibility of proof and care and expense to the lirst part assumes all responsibility of proof and care and expense and other improvements on the said land in as good repair and the party of the lirst part assumes all responsibility of proof and care and expense to the lirst part assumes all responsibility of proof and care and expense to the lirst part assumes all responsibility of proof and care and expense the party of the said land in as good repair to the party of the said land in as good repair to the party of the said land in as good repair to the party of the said land in as good repair to the party of the said land in as good repair to the party of the said land in as good repair to the party of the said land in as good repair to the party of the said land in the party of the p
FOURTH—It is turther expressly agreed by and between the principal or interest notes, when the same become due, or in case mises, or upon said loan, or the premiums for said fire insurance we contained, the whole of said principal sum named herein, and interest ty, and this mortgage may be foreclosed accordingly. And it is also	party of the life part assumes all responsibility of proof and care and expense points between the party of the life payment of any default be made in the payment of any part of either of default in the payment of any installment of taxes or assessments upon said to default in the payment of any installment of taxes or assessments upon said as the same hecome due, or in case of the breach of any covenant or condition here a payment of the second part, or assigns, as additional collateral security, sion of said premises, by receiver or otherwise. Nortrage secures the payment of the principal note and interest notes herein be given, in the event of any extension of time for the payment of said principal said time of extension. Les hereto that no drilling shall be commenced upon said land for oil or gas or any al, stone or other minerals or substances of any character whatseever without the nee said drilling, mining or stripping siall operate to make the event drilling for tees of any character whatseever whatseever shall be commenced on said land without having it delling, mining or stripping shall operate to make the debt which this mortrage will at line the event drilling mortrage that in the event drillis mortrage will be commenced to make the debt which this mortrage will that in the event action is brought to foreclose this mortrage.
ation herein, the rents and profits of said premises are piedged to the said party of the second part, or assigns, shall be entitled to posses FIFTH.—It is hereby further agreed and understood that this many the said profits and the said profits are the said profits and the said profits are the said profits and profi	ne party of the second part, or
t, to evidence said principal or the laterest notes that may hereafter t, to evidence said principal or the laterest upon the same during the SIXTH.—It is further expressly agreed by and between the part	be given, in the event of any extension of time for the payment of said principal said time of extension. les hereto that no drilling shall be commenced upon said land for oil or gas or any
pping or mining be commenced on any part of said land to obtain co tren consent of said second party having first been secured to comme or gas or mining, or stripping for coal, stone or other mineral substan	al, stone of other minerals or substances of any character whatsoever without the nees aid drilling, mining or stripping operations and that in the event grilling for tres of any character whatsoever shall be commenced on said land without haying
obtained the written consent of said second party as aforesaid, such the limmediately become due and payable at the option of said second such that the option of said second sec	h drilling, mining or stripping shall operate to make the debt which this mortgage soud party and this mortgage may be foreclosed accordingly. that, in the event action is brought to foreclose this mortgagewill
a reasonable attorney's fee of	dollars, which this mortgage also secures, and do hereby expressly
ve appraisement of the said real estate. The foregoing conditions being performed, this conveyance to	be void; otherwise of full force and virtue.
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IN TESTIMONY WHEREOF, the said part of the first par	
and year first above mentioned.	t hereunto subscribe name and affix seal on the
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ATE OF OKLAHOMA, County of	t hereunto subscribe name and affix seal on the [SEAL] [SEAL] [SEAL] a Notary Public, in and for said County and State, on this A. D. 19 personally appeared
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