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FROM	STATE OF OKLAHOMA,County, ss. This instrument was filed for record on theday of A. D., 19, ato'clockM.,
то	and duly recorded in bookRegister of Deeds, RyPeputy. Fee, \$
One Thousand Nine Hundred	day of fn the year of our Lord

the same in the duter and beaccapie beasessi	on of said party of the second part,	neirs and assigns, torever, against th	e claims of all person
homsoever.			
	for the performance of the covenants herein, as		
	alian any any any any any any any any any a		
art of the first part, bearing even date	herewith, with interest thereon from date at the	rate of per (ent per annum, payabl
annually, but with interest af	ter maturity at the rate of ten per cent per ann	um, which interest is evidenced by	coupor
SECONDSaid part of the f and, and any taxes or assessments that sha	list part hereby covenant and agree to It be made upon said igan or upon the legal hold	pay all taxes and assessments of what, ler of said notes and mortgage, on acco	soever character on sale
tate of Oklahoma, it any there be, or by the aortgaged premises insured in some reliable ollars, and to assign the policies to said par- econd mart, to be held by them until this me	Irst part hereby covenant and agree to 11 be made upon said ioan or upon the jegal holt be county or town wherefn said land is siluated, fire insurance company, approved by the party ity of the second part, as their interests may app rigage is fully paid and said party of the first;	when the same become due, and to keep of the second part, for the sum of pear and deliver said policies and renew hart assumes all responsibility of proo	the buildings upon the
t collecting such insurance if loss occurs. THIRD.—The said part of the	first part agree to keep all buildings, fences	and other improvements on the said	land in as good repai
t they now are, and not to commit or allow FOURTH-It is further expressly a	any waste on said premises, greed by and between the parties hereunto that here become due, or he case of default in the par	t if any default be made in the payment	it of any part of eithe
remises, or upon said loan, or the premium a contained, the whole of said principal sum arty, and this morigage may be forcelosed	s for said fire insurance when the same become named herein, and interest thereon, shall becom accordingly. And it is also agreed that in the e	due, or in case of the breach of any cov is immediately due and payable, at th yent of any default in payment or bre	enant or condition her e option of said secon ach of any covenant o
nd said party of the second part, or assigns FIFTH.—It is hereby further agreed	and understood that this mortgage secures the	by receiver or otherwise.	t Interest notes herei
scribed, and all renewal, principal or luteres abt, to evidence said principal or the interes	st notes that may hereafter be given. In the even t upon the same during the said time of extension	t of any extension of time for the pa n.	yment of said princip:
SINTH-II is further expressivant tripping or mining be commenced on any pa- ritten consent of said second party having i to gas or mining, or stripping for real, sko ext obtained the written consent of said sec- senters to immediately become due and payal	Any set of this pair the sheap all buildings, fonces a flart part agrees	Hing shall be commenced upon said in nerals or substances of any character - ing or stripping operations and that i whatsoever shall be commenced on sa stripping shall operate to make the de ortgage may be foreclosed accordingly,	nd for oll of gas or an whatsoever without th n the event drilling fo id land without havin bt which this mortgag
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