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Real Estate Mortgage Record

FROM	STATE OF OKLAHOMA,County, ss. 'This instrument was fileā for record on theday of A. D., 19, ato'clockM., and duly recorded in bookon page
THIS INDENTURE, Made this One Thousand Nine Hundred	day ofin the year of our Lordby and betweenof the first part, andStats of Oklahoma, part of the first part, and

TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in any vise appertaining, and all rights of homestead exemption unto the said party of the second part, and to ______ here and assigns forever. And the said and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that ______ will WARRANT AND DEFEND the same in the quiet and peaceable possession of said party of the second part, _______ heirs and assigns, forever, against the claims of all persons whomscorer. This mortgage is given as security for the performance of the covenants herein, and the payments to the said.

filterbate water Annangementerstration	*****	and the second	Thalla
n the first day of	, 19, according to the terms and cond	litions of the one promissory n	ole, made and executed
urt of the first part, bearing even date here	with, with interest thereon from date at the rate	of pe	r cent per annum, payab
annually, but with interest after r	naturity at the rate of len per cent per annum, w	hich interest is evidenced by	copp
SECOND.—Said part of the first ind, and any taxes or assessments that shall be late of Oklahoma, if any there be, or by the coi optrorged members insured to some raily bla first	part hereby covenant and agree to pay a made upon said loan or upon the legal holder of hirly or town whorehn said land is situated, when insurance company, approved by the party of the t the second part, as their interests may appear a go is fully paid and said party of the first part a	all taxes and assessments of wh said notes and mortgage, on a the same become due, and to ke	atsoever character on sa ccount of said loan by t cep the buildings upon t
cond part, to be held by them until this mortgo cond part, to be held by them until this mortgo collecting such insurance if loss occurs.	I the second part, as their interests may appear a ge is fully paid and said party of the first part a	ad deliver said policies and ren ussumes all responsibility of pr	ewals to said party of t oof and care and exper
they now are, and not to commit or allow any FOURTH-It is further expressly agree.	waste on said premises. I by and between the parties hereunto that if ar	other improvements on the sa iv default be made in the pays	ld land in as good rep; ment of any part of eith
In principal or interest notes, when the same 1 emises, or upon said loan, or the premiums for contained, the whole of said principal sum nur rity, and this mortgage may be foreclosed accor- multion herein, the rents and profiles of said pro- id said party of the second part, or assigns, sha	t part agree to keep all buildings, fences and waste on said premises. I by and between the partles hereunto that if an recome due, or in case of default in the payment said fre insurance when the same become due, o ned herein, and interest thereon, shall become im discours and a fer a los agreed that in the event of the same same same same same same same line entitled to possession of said premises, by re-	of any installment of faxes or in case of the breach of any mediately due and payable, at of any default in payment or t or assigns, as add beetver or otherwise.	or assessments upon sa covenant or condition he the option of said seco- reach of any covenant ditional collateral securit
scribed, and all renawal, principal or interest no	tes that may hereafter be given, in the event of a	iny extension of time for the	payment of said princip
ripping or mining be commenced on any part of ritten consent of said second party having first l or gas or mining, or stripping for coal, store o set obtained the written consent of said second	and between the parties hereto that no drilling said between the parties hereto that no drilling said land to obtain coal, stone or other minerals been scoured to commence said drilling, mining or r other mineral substances of any character what party as aforesaid, such drilling, mining or string t the option of said second party and this mortga- tath option of said second party and this mortga-	and be commenced upon said or substances of any character r stripping operations and that soever shall be commenced on ing shall operate to make the ra met he forestload according	and for on or gas or an r whatsoever without t t in the event drilling f said land without havin debt which this mortga, ly.
cures to immediately become due and payable a	a the option of sala second party and this mortga	se mili be forecloated according	
a reasonable attorney's fee of the may are appraisement of the said real estate. The foregoing conditions being perform	dollars, which this morigant the state of th	ge also secures, and	age w
by a reasonable attorney's fee of aive appraisement of the said real estate. The foregoing conditions being perform	dollars, which this moriganist, this conveyance to be void; otherwise of full i	force and virtue,	ugg w
by A reasonable attorney's fee of atva appraisement of the said real estate. The foregoing conditions being perform	dollars, which this mortgan	force and virtue,	wge wr
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An reasonable attorney's fee of	dollars, which this morigan dollars, which this morigan ed, this conveyance to be void; otherwise of full p ut the first part hereunto subscribe	force and virtue, force and virtue, 	age wr do hereby express sen1 on ti [SEAI [SEAI [SEAI [SEAI

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