Real Estate Mortgage Record

FROM	\ STATE OF OKLAHOMA,
	This instrument was filed for record on the day of
	A. D., 19, ato'clockM.,
	and duly recorded in book
	ByDeputy,
	Fec, \$
One Thousand Nine Hundred.	day of
	and State of Oklahoma, part of the first part, and
party of the second part:	
WITNESSETH, That the said part of the first pa	art, for and in consideration of the sum of
part, the receipt whereof is hereby acknowledged, lac g confirm unto said party of the second part, and to	pranted, bargained and sold, and by these presents do grant, bargain, sell, convey and successors and assigns, forever, all of the following described tract piece or parcel and State of Oklahoma, to-wit:
and the control of the second metallication and the second second second second second second second second se The first of the second se	
andra sentra de la calencia de la c Para la calencia de l	Parasadi, kana mending pinggan sangangan pengaligan mending peginan pending dibanggan memberian beradasia. Mangan pengalikan pendinangan pengalikan pengalikan pengalikan pengalikan pengalikan pengalikan pengalikan pen
المن المنظومين في المنظمين في المنظمين المنظمين المنظمين المنظمين المنظمين المنظمين المنظمين المنظمين المنظمين المنظمين المنظمين ال	Namanana nyanana iyang sabagan di biyangan amangan abina ani milan sabah di dibiran di sabah di sabah di sabah Biran kalaman di sabah di sab
and the second of the second o	المحمد والمحمد المحمولية على يعتب والشرفية المستركية والمستركية والمستركية المستركية والمستركية والمستركية وال والمراجعة والمراجعة والمستركية والمراجعة المستركية والمستركية والمستركية والمستركية والمستركية والمستركية والم
	ngular the tenements, hereditaments and appurtenances thereunts belonging, or in any wise said party of the second part, and to heirs and assigns forever. And the said to at the delivery hered the lawful owner of the premises above granted rein, free and clear of all incumbrances, and that will WARRANT AND DEFEND
whomseever. This mortgage is given as security for the performan successors and assigns at the office of	the second part, heirs and assigns, forever, against the claims of all persons ice of the covenants herein, and the payments to the said heirs,
on the first day of, 19,	according to the terms and conditions of the one promissory note, made and executed by
part of the first part, bearing even date herewith, with int	to rest thereon from date at the rate of
nnually, but with interest after maturity at the interest notes thereto attached. SECOND.—Said part of the first part hereby of the firs	coupon covenant and agree to pay all taxes and assessments of whatsoever character on said
land, and any taxes or assessments that shall be made upon a State of Oklahoma, if any flery be, or by the county or town mortgaged premises lissured in some reliable fire insurance con	to pay all taxes and assessments of whatseever character on said all loan or upon the legal holder of said notes and mortgage, on account of said loan by the whorein said loan is stuated, when the same become due, and to keep the buildings upon the many, approved by the party of the second part, for the sum of renewals to said party of the said policies and renewals to said party of the due and said party of the irret part assumes all responsibility of proof and care and expense
second part, to be held by them until this mortgage is fully pa of collecting such insurance if loss occurs.	to keen all buildings, forces and other improvements on the said land in as good week.
as they now are, and not to commit or allow any waste on said FOURTH.—It is further expressly agreed by and betw said principal or interest notes, when the same become due, or premises, or upon said from our or the premiums for said fire half or in contained, the whole of said principal sum named herch, an party, and this mortrage may be foreelosed accordingly. An condition hercin, the rents and profits of said premises are ple and said party of the second part, or assigns, shall be entitled FITTH.—It is hereby further agreed and understood the	to keep all buildings, fences and other improvements on the said land in as good repair premises, ween the parties because in the payment of any part of either in case of default in the payment of any installment of taxes or assessments upon said trance when the same become due, or in case of the brench of any evenant or condition here did interest thereon, shall become immediately due and payable, at the option of said second it is also agreed that in the event of any default in payment or breach of any covenant or aged to the party of the second part, or assigns, as additional collateral security, to possession of said premises, by receiver or otherwise. at this mortgage secures the payment of the principal note and interest notes herein electative be given, in the event of any extension of time for the payment of said principal aring the said time of extension.
debt, to evidence said principal or the interest upon the same debt, to evidence said principal or the interest upon the same description of the same	refrainter be given, in the event of any extension of time for the payment of said principal aring the said time of extension. The parties hereto that no drilling shall be commenced upon said land for oil or gas or any other constitutions.
stripping or mining be commenced on any part of said and to written consent of said second party having first been secured; to old or gas or mining, or stripping for coal, stone or other minerings of other minerings of said second party as afore secures to immediately become, due and payable at the option of	iring the said time of extension. I the parties hereto that no drilling shall be commenced upon said land for oil or gas or any obtain coal, stone or other minerals or substances of any character whatsoever without the commence said drilling, mining or stripping operations and that in the event drilling for occurrence said any character whatsoever shall be commenced on said and without having the commence of t
pay a reasonable attorney's fee of	do hereby expressly
waive appraisement of the said real estate. The foregoing conditions being performed, this conver	yance to be vold; otherwise of full force and virtue.
IN TESTIMONY WHEREOF, the said part of the day and year first above mentioned.	first part herounto subscribe name and affix scal on the
	[SEAL]
	[SEAL]
Executed and delivered in the presence of	
이러는 이 하는 일 생님은 이 문화했다. 그는 물이가 많은 물이 되는 것 같은 것이 없는 것이 없는 것 같은 것이 없다.	, a Notary Public, in and for said County and State, on this
day of	A. D. 10 personally appeared
n nd	bla wite,
to me known to be the identical person—who executed the tipe same as————————————————————————————————————	vithin and foregoing instrument, and acknowledged to me that executed , for the uses and purposes therein set forth.