Real Estate Mortgage Record

Age of duly recorded in tools	FROM	STATE OF OKLAHOMA,	
THE ADDITION LINE COLUMN AND ADDITION ADDITION AND ADDITION ADDITION AND ADDITION A	TO	and duly recorded in book on page Register of Deeds. By Deputy.	
and with, of the Context of		day of	
PRINCESSED TO THE CONTROL OF THE CON	bağ		
POTENDING TO THE PROPERTY OF T	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	ABBLE TO A STATE OF THE STATE O	
the same in the calcid and packeshic possession of said party of the second part,	part, the receipt whereof is hereby acknowledged harmonic granted, be confirm unto said party of the second part, and to	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 parcel	
the same in the calcid and packeshic possession of said party of the second part,			
the same in the quiet and packeshie passession of said party of the second part,			
the same in the quiet and neiceable possession of said party of the second part,			
the same in the quiet and packeshie passession of said party of the second part,			
the same in the quiet and packeshie passession of said party of the second part,			
the same in the guide and pelecuble possession of said party of the second part,			
the first day of	homsoover. This mortgage is given as security for the performance of	g covenants herein, and the payments to the saidhelrs,	
annually, but with interest after maturity at the rate of ten per cent per annum, which interest is reticeed by companied to the strip per hereby occurate— and agreement is reticeed attached. of the strip per hereby occurate— to be yet all target and derivance of valuation of and and and any taxes of assessments that shall be made upon said tone or upon the local holder of said notes and sortings on account of raid lour by the interest and and the period of the said tone or upon the local holder of said notes and sortings on account of raid lour by the interest and to assign the prices of the interest of the interest of the period of the said tone of the period of the said tone of the period of the said tone of the period of the party of the said period of the said tone of the said for			
at they now are, and not to commit or allow any wates on said premises, rives hereunts that if any detault he made in the payment of any part of other and Principal or Interest noise, which the amme become due, or in case of draining the premises, or upon said noise, or the premisms for said fire insurance when the same become due, or in case of the breach of any correnant or condition here are all the premises, or upon said noise, or the premisms for said fire insurance when the same become due, or in case of the breach of any correnant or condition here are all the premises of the	anually, but with interest after maturity at the rate of necessit notes thereto attached. SECOND.—Said part. and, and any taxes or assessments that shall be made upon said leant state of Okluhoma, if any there be, or by the county or town wherein a nortgaged premises insured in some reliable fire insurance company, an ioliars, and to assign the policies to said party of the second part, as it econd part, to be held by them until this mortgaged fully paid and sa	ton per cent per annum, which interest is evidenced by	
tripolic Sex. Hard is a control each of the process of the policy of the	s they now are, and not to commit or allow any waste on said premises FOURTH.—It is further expressly agreed by and between the aid principal or interest notes, when the same become due, or in case bremises, or upon said loan, or the premiums for said fire insurance wh a contained, the whole of said principal sum named herein, and interest party, and this mortgage may be foreclosed accordingly. And it is also orty, and therein, the rents and profils of said premises are pledged to it	s, parties hereunto that if 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 hen the same become due, or in case of the breach of any covenant or condition here thereon, shall become immediately due and payable, at the option of said second agreed that in the ovent of any default in payment or breach of any covenant or he party of the second part, or assigns, as additional collateral security,	
The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue. IN TESTIMONY WHEREOF, the said part. of the first part hereunto subscribe name and affix scal on the lay and year first above monitoned. [SEAL] Executed and delivered in the presence of [SEAL] STATE OF OKLAHOMA, County of sea. a Noinry Public, in aird for said County and State, on this day of A. D. 15 personally appeared. Indicate the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as free and voluntary act and deed, for the uses and purposes therein set forth. WITNESS my hand and official seal.	SIXTH.—It is further expressly agreed by and between the participing or mining he commenced on any part is said and the participant of mining he commenced on any part is said to the participant of the pa	the affection of the continuous and the continuous and any constant whiteover state out the content of the continuous and the continuous and continuous and the continuous continuous and that in the event defiling for nees of any character whatsoever shall be commenced on said land without having the drilling, mining or stripping shall operate to make the debt which this mortgage cond party and this mortgage may be foreclosed accordingly. that, in the event action is brought to foreclose this mortgage will	
IN TESTIMONY WHEREOF, the said part		_dollars, which this mortgage also secures, and do hereby expressly	化二甲基二甲二二甲二基甲二甲基甲二
Executed and delivered in the presence of [SEAL] STATE OF OKLAHOMA, County of	The foregoing conditions being performed, this conveyance to	ba vold; otherwise of (u)) force and virtue,	
STATE OF OKLAHOMA, County of	The foregoing conditions being performed, this conveyance to	ba vold; otherwise of full force and virtue, rt hereanto subscribe name and affix scal on the	
Before me, a Notary Public, in and for said County and State, on this day of A, D. 19 personally appeared and his wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as free and voluntary act and deed, for the uses and purposes therein set forth. WITNESS my hand and official seal,	The foregoing conditions being performed, this conveyance to IN TESTIMONY WHEREOF, the said part	thereunto subscribe name nnd affix scal on the [SEAL]	
to me known to be the identical person	The foregoing conditions being performed, this conveyance to IN TESTIMONY WHEREOF, the said part	ba vold; otherwise of full force and virtue, rt hereunto subscribe name nnd affix seal on the [SEAL]	
	The foregoing conditions being performed, this conveyance to IN TESTIMONY WHEREOF, the said part	ba vold; otherwise of full force and virtue. ct hereunto subscribe name und affix scal on the [SEAL] [SEAL] [SEAL] [SEAL] A. D. 19, a Notary Public, in and for said County and State, on this	