## Real Estate Mortgage Record

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this will me known to be the identical person	e same in the quiet and peaceable possession of said party nomsoever.  This mortgage is given as security for the perform coessors and assigns at the office of the principal sum of the first part, bearing even date herewith, with interest notes thereto attached.  SECOND—Said part of the first part hereby and any taxes or assessments that shall be made upon and so of Oklahoma, if any there he or by the county or town origaged premises insured in some reliable fire law according part, to be held by them until this mortgage is fully collecting such insurance if loss occurs.  THIRD—The said part of the first part agree they now are, and not to commit or allow any waste on as FOURTH—It is further expressly agreed by and bed principal or interest notes, when the same become due, contained, the whole of said principal sum hanned herela, a distinguished, the relief and part, or assigns, shall be entitle FIFT—It is hereby further agreed and understood scribed, and all renewal, included to the interest upon the same sixtiff—It is further expressly agreed by and between the same promises of said second part, or assigns, shall be entitle ritten consent of said second part, or assigns, shall be entitle ritten consent of said second part, or assigns, shall be entitle ritten consent of said second part, or assigns, shall be entitle ritten consent of said second part, or assigns, shall be entitle ritten consent of said second part, or assigns, shall be entitle rough of the second part, or assigns, shall be entitled to the said particular of the interest upon the same sixtiff—It is further expressly agreed by and between the same sixtiff—It is further expressly agreed by and between the consent of said second party and said content of said second party as after the option of the second party as after the option of the said second party as after the option of the said second party as after the option of the said second party as after the option of the said second party as after the option of the said second party as after the op	ance of the covenants herein, and the payments to the said
WITNESS my band and official scal.	e same in the quiet and peaceable possession of said party nomeover.  This mortgage is given as security for the perform coessors and assigns at the office of the principal sum of the first day of the first part, bearing even date herewith, with interest notes thereto attached.  SECOND—Said part of the first part hereby and so of Oklahoma, if any there he, or by the county or town tragsed premised has been collected to said party of the second cond part, to be field by them until this mortgage is fully collecting such insurance if loss occurs.  THIRD—The said part of the first part agree they now are, and not to commit or allow any waste on as FOURTH—It is further expressly agreed by and bed principal or interest notes, when the same become due, contained, the whole of said principal sum hamed beyond a did principal or interest notes, when the same become due, contained, the whole of said principal or interest notes are and said party of the second part, or assigns, shall be entitle FIFT—It is further expressly agreed by and bed said party of the second part, or assigns, shall be entitle FIFT—It is further expressly agreed by and better the said party of the second part, or assigns, shall be entitle filter consent of said second part, or assigns, shall be entitle filter consent of said second party agreed by and better the principal or interest notes that may entitle and all renewal, included on any part of said along the commenced on any part of said along titled consent of said second party as after the options of mining be commenced on any part of said and second party as after the option of the second party as afte	ance of the covenants herein, and the payments to the said
WITNESS my band and official scal,	e same in the quiet and peaceable possession of said party tompower.  This mortgage is given as security for the perform eccessors and assigns at the office of.  the principal sum of.  the first day of	ance of the covenants herein, and the payments to the said heli believes the covenants herein, and the payments to the said heli believes the covenants herein, and the payments to the said heli believes the covenant of the terms and conditions of the one promissory note, made and executed a interest thereon from date at the rate of per cent per annum, by a build form or upon the legal holder of said notes and mortgage, on account of said lone or upon the legal holder of said notes and mortgage, on account of said lone said lone upon the legal holder of said notes and mortgage, on account of said lone and lone, and the said notes and mortgage, on account of said lone something, approved by the party of the second part, for the sum of the payment of said lone and coverant of the lart part assumes all responsibility of proof and care and expensive the lart part assumes all responsibility of proof and care and expensive the lart part assumes all responsibility of proof and care and expensive the payment of any part of cities when the said land in as good repair of the lart part assumes all responsibility of proof and care and expensive the payment of any part of cities surrance when the same become due, or if care of the breach of any covenant or condition he will not be a said party of the same become due, or if care of the breach of any covenant or condition he conditions that the payment of the pay
	e same in the quiet and peaceable possession of said party immsover.  This mortgage is given as security for the perform the mortgage is given as security for the perform the mortgage is given as security for the perform the mortgage is given as security for the perform the period party of the first part, bearing even date herewith, with interest after maturity at erest notes the reto distached.  The of the first part, bearing even date herewith, with it and the performance of the first part hereby and and any masses personnel of the first part hereby the county or town of the first part and the most party of the second liders, and to assign the policies to said party of the second load part, to be held by them until this mortgage is fully a collecting such insurance if loss occurs.  FOURTH—It is further expressly agreed by and be principal or interest notes, when the same become die, principal or interest notes, when the same become die, misses, or upon said loan, or the premiums for said fire in the said party and this mortgage may be foreclosed accordingly. An addition herein, the retent party or a satence, shall be entitle such a fire that the said party or a satence, shall be entitle striked, the whole of said principal or interest, shall be entitle striked, and all renewal, principal or interest, shall be entitle striked. It is hereby further agreed and understood stribed, and all renewal, principal or interest notes that may be, to evidence said principal or the interest upon the same surface of said or said principal or the first part of said land titlen consent of said second party having first been secured or say or mining, or stripping for conduction store or other mind cores to time and of said second party having first been secured or say or mining, or stripping for conduction should be conducted.  The foregoing conditions being performed, this contents to mining or stripping for conductions and the said real estate.  The foregoing conditions being performed, this contents are supplied to the optio	ance of the covenants herein, and the payments to the said
	esame in the quiet and peaceable possession of said party omsoever.  This mortgage is given as security for the perform the mortgage is given as security for the perform the mortgage is given as security for the perform the period of the principal sum of the first day of	nee of the second part,