Real Estate Mortgage Record

FROM	STATE OF OKLAHOMA,County, ss.
***************************************	This instrument was filed for record on the day of
	A. D., 19, ato'clockM.,
-	and duly recorded in bookon page
	Register of Deeds, By
	Fee, \$
One Thousand Nine Hundred.	day ofby and between
nis wife, of the County of	and State of Oklahoma, part of the first part, and
party of the second part:	for and in consideration of the sum of
	Dollars, toin hand paid, by the said party of the second ted, bargained and sold, and by these presents do grant, bargain, sell, convey and
confirm unto said party of the second part, and to su	ted, bargained and sold, and by these presents do grant, bargain, sell, convey and uccessors and assigns, forever, all of the following described tract piece or parcel and State of Oklahoma, to-wit:
and the second s	
accessors and assigns at the office of	of the covenanta herein, and the payments to the said
art	according to the terms and conditions of the one promissory note, made and executed by
annually, but with interest after maturity at the ra-	te of ten per cent per annum, which interest is evidenced by coupon
SECOND.—Said part.—— of the first part hereby cover nd, and any taxes or assessments that simil be made upon said it ate of Oklahoma, if any there be, or by the county or town who ortgaged premises inpured in some reliable free insurance companilars, and to assign the policies to said party of the second part, seem apart to be held by them until this mortgage is fully paid as	nant
there and and not to someth or allow one what are and the	s keep an oundings, tences and other improvements on the said land in as good repair
id principal of interest notes, when the same become due, or in- emises, or upon said lom, or the premiums for said five insurant contained, the whole of said principal sum named herein, and interty, and this mortsage may be foreclosed accordingly. And it is nuttion herein, the rems and profits of said premises are pledged d said party of the second part, or assigns, shall be entitled to p	the parties hereunto that if any default be made in the payment of any part of either case of default in the payment of any installment of taxes or assessments upon said on when the same hereomed due, or in case of the breach of any covenant or condition here to the same hereomed in the covenant of the covenant or condition here to the covenant of
FIFTH.—It is hereby further agreed and understood that t scribed, and all renewal, principal or interest notes that may heren bit, to evidence said principal or the interest upon the same during SINTH.—It is further expressly agreed by and between the	his mortrage secures the payment of the principal note and interest notes herein after be given, in the event of any extension of time for the payment of said principal githe said time of extension. Nattles hereto that no drilling shall be commenced into said fand for oil or each or any
ripping or mining be commenced on any part of said land to obta- ritten consent of said second party having first been secured to co l or gas or mining, or stripping for coal, stone or other mineral su st obtained the written consent of said second party as aforesaid cures to immediately become due and payable at the option of said SEVENDENCE —Sold part of the first part heavy agree	in coal, stone or other minerals or substances of any character whatsnever without the
	numence said drilling, mining or stripping operations and that in the event drilling for bistances of any character whatsoever shall be commenced on said land without having such drilling, mining or stripping shall operate to make the debt which this mortgage is second party and this mortgage may be foreclosed accordingly.
live appraisement of the said real estate.	Noscassion of said premises, by receiver or otherwise. It is mortgage secures the payment of the principal note and interest notes herein after be given, in the event of any extension of time for the payment of said principal g the said time of extension. In parties hereto that no drilling shall be commenced upon said fand for oil or gas or any although stone of the minerals or substances of any character whatsoever without the immonce said drilling, missing or stripping operations and that in the event drilling for bestances of any character whatsoever shall be commenced on said land without having stripping shall operate to make the debt which this mortgage is second party and this mortgage may be Creeclosed uscerdingly. ———————————————————————————————————
The foregoing conditions being performed, this conveyance	dollars, which this mortgage also secures, anddo hereby expressly to be vold; otherwise of full force and virtue.
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The foregoing conditions being performed, this conveyance	dollars, which this mortgage also secures, and do hereby expressly to be void; otherwise of full force and virtue.
The foregoing conditions being performed, this conveyance IN TESTIMONY WHEREOF, the said part of the first	dollars, which this mortgage also secures, and do hereby expressly to to be void; otherwise of full force and virtue. It part hereunto subscribe name and affix scal on the [SEAL]
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The foregoing conditions being performed, this conveyance IN TESTIMONY WHEREOF, the said part of the first and year first above mentioned. Executed and delivered in the presence of TATE OF OKLAHOMA, County of ss. Before me, day of day of	dollars, which this mortgage also secures, and do hereby expressly to be void; otherwise of full force and virtue. It part hereunte subscribe name and affix seal on the [SEAL] [SEAL] [SEAL] A. D. 19 personally appeared.
The foregoing conditions being performed, this conveyance IN TESTIMONY WHEREOF, the said part of the first and year first above mentioned. Executed and delivered in the presence of STATE OF OKLAHOMA, County of ss. Before me. day of	dollars, which this mortgage also secures, and do hereby expressly as to be void; otherwise of full force and virtue. It part hereunte subscribe and affix seal on the
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