Real Estate Mortgage Record

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FROM	STATE OF OKLAHOMA,County, ss.
	This instrument was filed for record on the day of
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TO	and duly recorded in book
	By Deputy.
	Fce, \$
THIS INDENTURE, Made this	day ofin the year of our Lord
	state of Oklahoma, part of the first part, and

part, the receipt whereof is hereby acknowledged, ha... confirm unto said party of the second part, and to _____ of land lying and situate in the County of______ and State of Oklaho ma, to wit:

liomsoever.	
This mortgage is given as security for the performance of the covenanis herein, an	nd the payments to the said
	helrs
ccessors and assigns at the office of	
the principal sum of	
the first day of, 19, according to the terms and	i conditions of the one promissory note, made and executed b
	and and an analysis and an analysis and the second s
it in the first part, bearing even date herowill, with interest thereon from date at ing interest noise thereio attached.	um, which interest is evidenced by coupor
second	pay an laxes and assessments of whatsoever character on sale
SECONDSaid part of the first part hereby covenant and agree to and any taxes or assessments that shall be made upon said loan or upon the legal hold ate of Okiahorm, if any there be, or by the county or town wherein said load is situated, vortgaged premises insured in some reliable fire insurance company, approved by the party c plars, and to assign the policies to said party of the second part, as their interests may app econd part, to be held by them until this mortgage is fully paid and said party of the first p collecting such insured if loss occurs.	ler of said notes and mortgage, on account of said loan by the
ortgaged premises insured in some reliable fire insurance company, approved by the party of ollars, and to assign the policies to sold party of the second part, as their interests may app	bear and deliver said policies and renewals to said party of the
cond part, to be held by them until this mortgage is fully paid and said party of the first f collecting such insurance if loss occurs.	part assumes all responsibility of proof and care and expens
THIRD.—The said part of the first part agree to keep all buildings, fences they now are, and not to commit or allow any waste on said premises.	and other improvements on the said land in as good repai
FOURTHIt is further expressly agreed by and between the parties hereunic that	. If any default be made in the payment of any part of eithe
to principal of interest inter, when the same for said fire insurance when the same become is a said the same become is a same same the same become is a same same same same same same same s	due, or in case of the breach of any covenant or condition her
try, and this mortgage may be foreclosed accordingly. And it is also agreed that in the e	vent of any default in payment or breach of any covenant of
ad said party of the second part, or assigns, shall be entitled to possession of said premises,	by receiver or otherwise.
FIFTHIt is hereby further agreed and understood that this mortrage secures the scribed, and all renewal, principal or interest notes that may hereafter be given, in the even	t of any extension of time for the payment of said principa
bt, to evidence said principal of the interest upon the same during the said time of extension SIXTHIt is further expressly agreed by and between the parties hereto that no dri	n. Illing shall be commenced upon said land for oil or gas or an
ripping or mining be commenced on any part of said land to obtain coal, stone or other min ritten consent of said second party having first been secured to commence said drilling, min	nerals or substances of any character whatsoever without th ing or stripping operations and that in the event drilling fo
or gas or mining, or stripping for coal, stone or other mineral substances of any character at obtained the written consent of said second party as aforesaid, such drilling, mining or a	whatsoever shall be commenced on said land without havin
	siripping shall operate to make the debt which this mortgag
cures to immediately become due and payable at the option of sail second party and this m	stripping shall operate to make the debt which this mortgag ortgage may be foreclosed accordingly.
ccures to immediately become due and payable at the option of said second party and this m SEVENTH,—Said part of the first part hereby agree that, in the ovent action of the second party and this m	stripping shall operate to make the debt which this mortgage lortgage may be foreclosed accordingly. on is brought to foreclose this mortgage will onice no also secures and do hereby expression
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