Real Estate Mortgage Record

and the second of the second o	This instrument was filed for record on theday of
<u>ajan tiakta kela tikki sepek</u> t	o'clockM, D., 19, ato'clockM,
TO	and duly recorded in bookon page
***************************************	Register of Deeds,
	By Deputy.
	Fee, \$
	day ofin the year of our Lord
	by and between
	1 Slate of Oklahoma, part of the first part, and
white of the second part.	
with of the second part: WITNESSETH, That the said part of the first part, for and	d in consideration of the sum of
	Dollars, to in hand paid, by the said party of the second
	rgained and sold, and by these presents do grant, bargain, sell, convey and assigns, forever, all of the following described tract piece or parcel
it land lying and situate in the County of	and State of Oklahoma, to-wit:
a francisk de galegië ja jaar in dekemaning van de galegië en de galegië.	and a supplied to the supplied The supplied to the supplied to
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antana di Karamatan di Karamatan Karamatan di Karamatan di Karama	
	o tenoments, hereditaments and appurtenances thereunto belonging, or in any wise of the second part, and to
iccessors and assigns at the office of	
the principal sum of necord	Dollars
n the first day of, 19, necord	Dollars
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art of the first part, hearing even date herewith, with interest there are annually, but with interest after maturity at the rate of interest notes thereto attached. SECOND—Said part of the first part, hereby covenant attached and and any taxes or assessments that shall be made upon said loan or late of Oklahoma, if any there be, or by the county or town wherein so loilars, and to assign the policies to said party of the second part, as the collecting such insucance if loss occurs. THIRD—The said part of the second part of the second part, as the collecting such insucance if loss occurs. FURTH—It is further expressly agreed by and between the partity and its mortgage may be foreclosed accordingly. And it is also indicated the whole of said principal sum named herein, and interest acty, and its mortgage may be foreclosed accordingly. And it is also modified the whole of said principal sum named herein, and interest acty, and this mortgage may be foreclosed accordingly. And it is also modified party of the second part, or assigns, shall be entitled to possess a FFIFH—It is hereby further agreed and understood that this meser. SINTH—It is further expressly agreed by and between the partitipping or mining be commended on any part of said land to didain contribution of said second part, or assigns, shall be assigned the partition of said second part, and part of said land to obtain contribute or mining to enumenced on any part of said land to obtain contribute or mining, or enterpring or mining the commended on any part of said land to obtain contribute or mining to enumenced on any part of said land to obtain contribute or mining to enumenced on any part of said land to obtain contribute or mining to enumenced on any part of said land to obtain contribute of the said part of said second part, or assigns and the continuous lands and the said part of the first part hereby agree. It are a reasonable attorney's fee of of the first part hereby agree.	Iling to the terms and conditions of the one promissory note, made and executed by con from date at the rate of
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art of the first part, hearing even date herewith, with interest there annually, but with interest after maturity at the rate of sterest notes thereto attached. SECOND—Said part of the first part hereby covenant_atte of Okinhoma, if any there be, or by the county or town wherein successing premises insured in some reliable fire insurance company, apidiars, and to assign the policies to said party of the second part, as the collecting such insurance if loss occurs. THIRD.—The said part of the first part agree to keep steps now are, and not to commit or allow any waste on said premises. FOURTH.—It is further expressly agreed by and between the remises, or upon said loan, or the premiums for said fire insurance who acontained, the whole of said principal sum named herein, and interest active, and its more gate many be fore of said permises, are pideged as the contained, the whole of said principal sum named herein, and interest and party of the scoond part, or assigns, shall be entitled to possess perfect.—It is hereby further agreed and understood that this meserial many is principal or interest upon the same denoted the sum of the same principal or interest only in the same during the secribed, and all renewal, principal or interest notes that may hereafter be but, to evidence said principal or interest notes that may hereafter be but, to evidence said principal or the interest upon the same during the secretic or mining, for commence on any part of said land to obtain contribution or mining be commenced on any part of said land to obtain contribute or mining to commence on any part of said land to obtain contribute the model and second on any part of said second or comment of said second party would first perfect the process of the said results of the first part hereby agree. It is grater and the said second on any part of said land to obtain contribute the said second on any part of said land to obtain contribute the said second on any part of said land to obtain contribute the s	ling to the terms and conditions of the one promissory note, made and executed by con from date at the rate of
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