NO. 242398 C.M.J.

TO gold good grown of the season of the seas	FROM	STATE OF OKLAHOMA, Tulsa County is.  This instrument was filed for record on the 17 day of
THIS INDESTURE, Made this 18th day of Sg 25 ambs 2. A. D. Og 2. Servene.  J. S. Braif 97 F. W. Dyg . Js. H. Somilinon and O. D. King  Mol 17 Brooks Delling on Consty the Sate of Chickman  Mol 17 Brooks Delling on the Sate of Chickman  Mol 17 Brooks Delling to the Sate of Chickman  Mol 17 Brooks Delling on the Sate of Chickman  Mol 17 Brooks Delling on the Sate of Chickman  Mol 17 Brooks Delling on the Sate of Chickman  Mol 17 Brooks Delling on the Sate of Chickman  Mol 17 Brooks Delling on the Sate of Chickman  Mol 17 Brooks Delling on the Sate of Chickman  Mol 18 Brooks Delling on the Sate of Chickman  Mol 18 Brooks Delling on the Sate of Chickman  Mol 18 Brooks Delling on the Sate of Chickman  Mol 18 Brooks Delling on the Sate of Chickman  Mol 18 Brooks Delling on the Sate of Chickman  Tallos  Lot Pive (6) in Block One Bundred Sixty-four (164) in She city  of Tules, Tallos Gounty, State of Oklahoma, according to the  official Plat and Survey thereof.  To have end to hold the same, together with all and singular, the tennents, benefitiments and appartunence thereus belonging or in, styreids age  thinks of the Sate of Chickman and Sate of Chickman  A Sate of Sate of Chickman  The secretary of Tules, Tallos Gounty, State of Oklahoma, according to the  official Plat and Survey thereof.  To have end to hold the same, together with all and singular, the tennents, benefitiments and appartunence thereus belonging or in, styreids age  thinks of the Sate of Chickman and Sate of Chickman and appartunence thereus belonging or in, styreids age  the Sate of Sate of Chickman and Sate of Chickman and appartunence thereus belonging or in, styreids age  the Sate of Sate of Chickman and Sate of Chickman and appartunence thereus belonging or in, styreids age  the Sate of Sate of Chickman and Sate of Chickman and appartunence the sate of Sat		Oct. 192 3 4:10 o'clock P.M.
THIS INDEPTURE, Made this. LETH. asy of SQTERDERY A. D. 10. S. between  J. R. BLITGOY, P. W. DYS. J. H. GORLINDON and G. D. KING  TILES  County, in the Street Officians. part. 1993. of the first per  Molfre, PROS	TO	
THIS INDEPTURE, Made this. LETH. asy of SQTERDERY A. D. 10. S. between  J. R. BLITGOY, P. W. DYS. J. H. GORLINDON and G. D. KING  TILES  County, in the Street Officians. part. 1993. of the first per  Molfre, PROS	현실하다 하는 어른의 함께 아들어도 아름답다.	0. G. Weaver,
THIS INDEPTURE, Made this. LETH. asy of SQTERDERY A. D. 10. S. between  J. R. BLITGOY, P. W. DYS. J. H. GORLINDON and G. D. KING  TILES  County, in the Street Officians. part. 1993. of the first per  Molfre, PROS		(Seal) Brady Brown. County Clerk
J. S. Dalfor, P. W. Dyes, J. H. Schullingen and G. B. King.  1. Talbas. Convey, is the State of Chichom.  1. John J. S. Bross, Drilling. Co.  1. John State of thick the brossy acknowledged. do. by these present spread, brugin, tell and convey outs mid-part. Not the second part. John J. M. Bross, Drilling. Country and State of Chichoma.  1. John J. S. Bross, Drilling. Co.  1. John J. Bross, Talbas. Country, State of Chichoma, according to the office of Tiles, Tiles. Outsty, State of Chichoma, according to the office of Tiles, Tiles. Country and State of Chichoma.  1. John J. Bross, Tiles. Country, State of Chichoma, according to the office of Tiles.  1. John J. Brown and to hold the same, together with all and singular, the tenemate, breelinaments and appartenances theremen belonging, or in crywine upper talming forever.  1. John J. S. Brown and to hold the same, together with all and singular, the tenemate, breelinaments and appartenances belonging, or in crywine upper talming forever.  1. John J. S. J. Brown and to hold the same, together with all and singular, the tenemate, breelinaments and appartenances belonging, or in crywine upper talming forever.  1. John J. S. J. Brown and the same to the present the present of the same to the complex present the present of the same to the complex present the present of the same to the complex present the present of the same to the complex present the present the same to the same		
de Mulfa Brogs, Drilling Doc.  de Second of Mulfa Brogs, Drilling Doc.  Delta be receipt within his price place of the tem of the same of t	THIS INDENTURE, Made this 15th day of Sept	ember A.D. 192 3 between
Molffs. Bross. Drilling. Co.  part. Y. Lod the second part;  VINESSTY. Tax askip part. AB. of the first part in conscidention of the sum of  Transferry of thick the second part. Drilling of the sum of  Transferry of thick the second part. Drilling of the sum of  Transferry of thick the second part. Drilling of the second part. Drilli	J. E. Duffey, F. W. Dye, J. H. Tom	iningon and C. D. King
The enveyance is intended as a mortgage to secure the payment of One over their particles and to held the sense, together with all and singular, the tenemental and appurtuanance there are belonging, or in anywire spraining, foreward.  To have and to held the sense, together with all and singular, the tenemental and appurtuanance there are the contract of the sense of the sens		
Typic type-sight. Thousand. (588,000). Dela tecepical which in these deconsequents due, but the present grant, bargain, at land entwey ento said part. Not the second part. Like Midwines to with a said the following described real estate situated in Tiles. Commy and State Midwines to with the control of th	of	part V of the second part;
he receipt of which is hearthy acknowledged, do by these presents years, braysh, at land convey unto mid part. Jet the second year. 1188 had make a magain, all the fairing described one destinated in. This was not a second or the second year. This was not the second year. This was not the second year. The second year of the part of This year of This year of This year. The second year of the part of This year of This year of This year of This year. The second year of the year of This year, and to had the same, together with all and singular, the tensement, breediments and supportenance thereunto belonging, see in anywise appetituding forever.  To have and to had the same, together with all and singular, the tensement, breediments and supportenance thereunto belonging, see in anywise appetituding forever.  The conveyance is intended as a mortgage to secure the payment of One One One One Springings This Appetituding forever.  The conveyance is intended as a mortgage to secure the payment of One One One One Springings This Appetituding forever.  The conveyance is intended as a mortgage to secure the payment of One One One One Springings This Appetituding This A	WITNESSETH, That said part, 198 of the first part, in consideration of the Thousand (\$28.00)	he sum of
Lot Pive (5) in Block One Hundred Sixty-four (164) in the city of Tules, Tules County, State of Oklahoms, according to the Official plat and survey thereof.  160	the receipt of which is hereby acknowledged, doby these presents grant, I	bargain, sell and convey unto said part. Yof the second part. his.
Lot Pive (5) in Block One Hundred Sixty-four (164) in the city of Tules, Tules County, State of Oklahoms, according to the Official plat and survey thereof.  12038		County and State
of Tules, Tules County, State of Oklahoma, according to the official plat and survey thereof.  ### April 1985	Okłahoma to-wit:	보고 하다는 이 말을 내고 하는 그리고 있다. 그 나를 살아야
of Tules, Tules County, State of Oklahoma, according to the official plat and survey thereof.  ### April 1985	Lot Five (5) in Block One Hund	red Sixty-four (164) in the city
To have and to held the same, together with all and singular, the tenement, berelitaments and appurenances thereunts belonging, or in anywirds appurential process. The same process is intended as a mortgage to secure the payment of	of Tulsa, Tulsa County, State	of Oklahoma, according to the
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To have and to hold the same, together with all and singular, the tenements, hereditaments and appurtuances thereunto belonging, or in anywise appurtuining forever.  This conveyance is intended as a mortgage to recure the payment of One OSTEAIN  This conveyance is intended as a mortgage to recure the payment of One OSTEAIN  promissory note. of even date her site to the conveyance of the	이 많아 있는 아이는 그리지 않는 것들까?	
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This conveyance is intended as a mortgage to ensure the payment of ONE OFTEIN promissory note of even date has this One for S. 28, 0002 dec. September 15, 1924	물이 보다라이 아이들은 사이로 다고 사람이 된다.	and the state of t
This conveyance is intended as a mortague to secure the payment of	그는 이 사람들이 많아 나는 사람들이 가장 하는 것 같아. 그 사람들이 얼마나 나를 살아 있다.	he tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
ish. One for \$. 25,000 doe Septismber. 15. 1924.  192  nade to Wolfe Bros. Drilling Co  193  worder, payable at Trilsa, Ocia.  Trilsa, Ocia.  The per cent interest per annum, payable semi-annually and signed by.  J. B., Duffey, R. W. Dye, J. H. Yomlinson and C. B. King  Said first partios. hereby corement. that they are free and clear of all incumbranes.  Lingy And the same against the lawful claims of all persons whomsover. Said first parti. 4.8.26gree to insure the buildings on as remines in the sum of S constitution of the lenedit of the mortgage and maintain such insurance during the enclusion of this mortgage. to the lenedit of the mortgage and maintain such insurance during the enclusion of this mortgage. to the said mortgage.  The payable of the mortgage of the said mortgage.  The payable of the mortgage of the said mortgage.  The payable of the mortgage of the said mortgage.  The payable of the mortgage of the said mortgage.  The payable of the mortgage of the said mortgage.  The payable of the mortgage of the said mortgage.  The payable of the said first part. Self-said pay or cause to be paid to said second part. y 1.8.  The payable of the partial self-said for the partial self-said self-	taining forever.	of one certain promissory note of even data her
rorder, payable at. Tules. Okla.  J. E. Duffey, F. W. J. Dye. J. H. Tomlinson and C. B. King.  Said first partla8. hereby covenantthat. they Are.  Said first partla8. hereby covenantthat. they Are.  said first partla8. hereby covenantthat. they Are.  covenal in a said first partla8. hereby covenantthat. they Are.  said first partla8. hereby covenantthat. they Are.  covenal in a said first partla8. hereby covenantthat. they Are.  said first partla8. hereby covenantthat. they Are.  covenal in a said first partla8. hereby covenantthat. they Are.  Lie y. will warrant and default he same against the lawful claims of all persons whomsoever. Said first part. 1.88 gree to pay all taxes and assessments lawfully assessed on asid premises before delinquent.  Said first part. 1.98 Surther expressly agreethat in case of foredopure of this mortgage and as often as any proceeding shall be taken to foredoze as a state of the said instruction of the said instruction of the said instruction as afforesid, and mortgages. A said first part. 1.98 shall pay or cause to be paid to said second part. y. 1.14 S.  New if said first part. 1.98 shall pay or cause to be paid to said second part. y. 1.14 S.  New if said first part. 1.98 shall pay or cause to be paid to said second part. y. 1.14 S.  New if said first part 1.98 shall pay or cause to be paid to said second part. y. 1.14 S.  New if said first part. 1.99 shall pay or cause to be paid to said second part. y. 1.14 S.  New if said first part 1.99 shall pay or cause to be paid to said second part. y. 1.14 S.  New if said first part 1.99 shall pay or cause to be paid to said second part. y. 1.14 S.  New if said first part 1.99 shall pay or cause to be paid to said second part. y. 1.14 S.  New if said first part 1.99 shall pay or cause to be paid to said second part. y. 1.14 S.  New if said first part 1.99 shall pay or cause to be paid to said second part	with. One for \$ 28,000 due September 15.	1924
roder, payable at. Tules Okla  ith. 91 x		192
rorder, payable at. Tules, Okle.  Ath. 91x per cent interest per annum, payable semi-annually and signed by.  J. B. Duffgy, F. W. Dye. J. H. Tomline on and O. B. King.  Said first pard.68 Lereby covenant that. they or a semi-annually and signed by.  Lie. Y. Will warrant and defend the same against the lawful claims of all persons whomsoever. Said first part. 16 Sagree to insure the buildings on as remains in the sum of S	nade to WOLTE Bros. Drilling CO.	
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Said first part 1.68. hereby covenant. that they are free and clear of all incumbrances	with Six per cent interest per annum, payable semi-an	nually and signed by
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premises in the sum of \$	they have	of all persons when seever Said first next 1.0 Secretary to insure the buildings on sa
Said first part. 1.9. Sturther expressly agree	premises in the sum of \$for the benefit of the mortgage	e and maintain such insurance during the existance of this mortgage. Said first partL£
is attoricy's or solicitor's fees therefor, in addition to all other statutory fors; said fee to be due and payable upon the filling of the petition for foreclosure and the sam undernear charge and lieu upon said premises described in this mortages and the amount thereon shall be recovered in said foreclosure suit and included in a undernear of said first part 1-28. shall pay or cause to be paid to said scood part. J. 1.3.  Now it said first part 1-28. shall pay or cause to be paid to said scood part. J. 1.3.  In many or the above described note	Said first part 10 Surther expressly agree that in case of fo	preclosure of this mortgage and as often as any proceeding shall be taken to foreclose san
udegement or decree rendered in action as a foreraid, and collected, and the lien thereof enforced in the frails etc. The process of the principal debt hereby secured.  Now it and first part 198 shall pay or cause to be paid to said second part _V	as attorney's or solicitor's fees therefor, in addition to all other statutory fees	s; said fee to be due and payable upon the filing of the petition for foreclosure and the san
Now if said (first part 19.5 shall pay or cause to be paid to said second part. W. 1.6.8.  —————————————————————————————————	shall be a further charge and lien upon said premises described in this morts; judgement or decree rendered in action as aforeraid, and collected, and the lier	age and the amount thereon shall be recovered in said foredlosure suit and included in a n thereof enforced in the manner as the principal debt hereby secured.
and shall make and maintain such insurance and pay such taxes and essessments then these presents shall be wholly discharged and void otherwise shall remain in force and effect. If said insurance is not effected and maintained, or if any and all taxes and assessments which are or may be leviced and assessed lawfully again and premises, or any part thereof, are not paid before delinquent then the mortgage. ————————————————————————————————————	Now if said (irst part 105 shall vay or cause to be paid to said see	ond part. V. his. heirs or assigns sa
and premises, or any part thereof, are not poid before delinquent then the mortgage. — may effect such insurance or pay such taxes and assessments and she under our or sums of money or any part thereof is not paid when due, or if such insurance is not effected and maintained or any taxes or assessments are not paid before delinquent, the holder of said note. — and this mortgage may elect to declare the whole sum or sums and interest thereon due and payable at once and proceed folicet said debt including attorney's fees, and to foreclose, and shall become entitled to possession of gaid premises.  Said first part 1.8.3. waive. — notice of election to declare the whole sum or sums and half premises.  Said first part 1.8.3. waive. — notice of election to declare the whole debt. All above and also the health to stay, valuation or appraisement laws.  IN WITNESS WHEREOF, said part 1.6.3. of the first part ha. V.9. hereunto set. 1.0.3 Duffey. — 1.0.4	and shall make and maintain such insurance and pay such taxes and assessm	nents then these presents shall be wholly discharged and void otherwise shall remain in fu
num or sums of money or any part thereof is not paid when due, or if such insurance is not effected and maintained or any taxes or assessments are not paid before inclining at the holder of said note	said premises, or any part thereof, are not paid before delinquent then the m	ortgagemay effect such insurance or pay such taxes and assessments and she
collect said debt including attorney's fees, and to foreclose this mortgage, and shall become entitled to possession of said premises.  Said first part 1.9.3. waive notice of election to declare the whole debths above and slag the benefit to stay, valuation or appraisement laws.  IN WITNESS WHEREOF, said part 1.9.3. of the first part ha. V.O. hereunto set the T. hand. The day and year first above written.  L. E. DUTTOY F. W. DYO.  CAPT B. King J. H. TOMLINSON  ASSIGNMENT  CNOW ALL MEN BY THESE PRESENTS  That	sum or sums of money or any part thereof is not paid when due, or if such	insurance is not effected and maintained or any taxes or assessments are not paid before
IN WITNESS WHEREOF, said part.168_of the first part ha_Ve_hereunto set_t.169.Thands_the day and year first above written.  J. E. DUTfey F. W. Dyo  Garl B. King J. H. Tomlinson  ASSIGNMENT  CNOW ALL MEN BY THESE PRESENTS  That	collect said debt including attorney's fees, and to foreclose this mortgage, and	I shall become entitled to possession of said premises.
ASSIGNMENT  CNOW ALL MEN BY THESE PRESENTS  That		
ASSIGNMENT  CNOW ALL MEN BY THESE PRESENTS  That		J. E. Duffey F. W. Dye
That		
That	KNOW ALL MEN BY THESE PRESENTS	
in hand paid, the receipt whereof is hereby acknowledged, do hereby sell, assign, transfer, set out and convey until heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the covenants therein contained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgages has hereunto set	That	ofCounty, Oklahoma, the with
h	named mortgagecin consideration of the sum ofin	DOLLAF
h. heirs and assigns, the within mortgage deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and to covenants therein contained.  TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgages has hereunto set	in hand paid, the receipt whereor is hereb	y acknowledged, donereby self, assign, transfer, set out and convey un
TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheless, to the conditions therein contained.  IN WITNESS WHEREOF, The said mortgages. has hereunto set. hand this day.  192  STATE OF OKLAHOMA, Tulge County. ss.  Before me. Ja Ha Waters. a Notary Public in and for said County and State 14th day of September, 1923, personally appeared Je He Duffey, Fa W. Dye, J. H. Tomlinson and C. B. King.		ate conveyed and the promissory note, debts and claims thereby secured, and t
IN WITNESS WHEREOF, The said mortgages has hereunto set hand this day of September, 192.  STATE OF OKLAHOMA, Tulge County, ss.  Before me, Ja Ha Waters and County and State of September, 192.3, personally appeared Je Ha Duffey, Fa W. Dye, J. H. Tomlinson and C. B. King to the land of the above instruments of the state of the second of t	covenants therein contained.	
STATE OF OKLAHOMA, Pulse County. ss.  Before me. J. H. Waters, a Notary Public in and for said County and State of the day of September 1923, personally appeared J. E. Duffey, F. W. Dye, J. H. Tomlinson and C. B. King, to me known to be the identical person. Swho executed the above instrume		
STATE OF OKLAHOMA, Tulge County, ss.  Before me, J. H. Waters and for said County and State 14th day of September, 1923, personally appeared J. E. Duffey, F. W. Dye, J. H. Tomlinson and C. B. King	化二十二二二二十二二十二二十二二十二二十二十二二十二二十二二十二二十二二十二二十	
STATE OF OKLAHOMA, Tulge County, ss.  Before me, Ja Ha Waters And the State of September, 1923, personally appeared Ja Es Duffey, Fa W. Dye, Ja Ha Tomlinson and C. B. King  Laborated the above instrument of the state of the st		
on this 14th day of September 1923, personally appeared J. E. Puffey, F. W. Dye, J. H. Tomlinson and C. B. King  The September 1923, personally appeared to the identical person. Swho executed the above instruments of the september 1923 and the septembe		
on this 14th day of September 1923, personally appeared J. E. Puffey, F. W. Dye, J. H. Tomlinson and C. B. King  The September 1923, personally appeared to the identical person. Swho executed the above instruments of the september 1923 and the septembe	Before nie, J. H. Waters	a Notary Public in and for said County and Sta
I had a free and value the second the second the second wallendary not and dead for the uses and purposes therein set forth	on this 14th day of September 192.3 personally ap	peared J. E. Duffey, F. W. Dye, J. H. Tomlinson.
Witness my hand and notarial seal on the day and date last above written.  Witness my hand end notarial seal on the day and date last above written.	the transmission of horse assessed the source of the day	se free and valuntary not and dead for the uses and numeric therein set forth
WITNESS my official hand and scale in-day and year chairs as bleech.  Allo, 26, 1924. (2) (Saga).  J. H. Watara	Witness my hand and notarial seal on the	e day and date last above written.
The demonstration agreement TAMPS NOS AVAILS 107 TMEGALTY VT SAT TIGGULAS	WITH PERson with side from a mail and a first the made was problem.	🖛 💮 or a contrata para di la contrata di la contr
	Ay commission expires. Aug. 26, 1924., 192. (Seal)	J. H. Waters, Notary Pub