EJM 4-REAL ESTATE MORTGAGE	DOINDY Printing Company, Dallas, Texas-18816
most.	City Commence of the Commence
THIS MORTGAGE, Made this 10th day of march	, A. D. 19 by and between the County, State of
or marshall County, in the State of Dow	, of the second part,
	e first part, the receipt of which is hereby acknowledged, the said partice of the first
representatives, successors and assigns, the following described real estate and pr	
to wit: he northeast quarter (nely) og see	. 0 0 1
grange whintern (13) east otherwised	served as the south half of the nor
also the southeast quarter of the south	east quarter of the worth west wayter (Elys
	1/2 SW/45 Ely rw/4) of betton two (2) towns
120 area enfiet to a mortgage of	(3) east containing all 145.37 acr
containing / 25 - 3 7 acres, more or less, according to Gov	ernment survey thereof.
TO HAVE AND TO HOLD THE SAME Unto the said party of the second p with all and singular the tenements, hereditaments, and appurtenances thereunto b	art A2. heirs, legal representatives, successors and assigns forever, together clonging, or in any wise appertaining, and all rights of homestead exemption.
And the said partice of the first part, for the select and he	heirs, successors, executors, administrators and assigns, covenant with the said seized and possessed of an absolute and indefeasible estate of inheritance in fee simple
in and to said real estate and premises; that the same is free and clear of all incun	abrances whatsoever, and that the have a good right to sell and convey the
defend the title to and possession of said real estate unto the said party of the sa	heirs, executors, administrators, and successors shall forever warrant and second part the heirs, legal representatives, successors and assigns, against
all lawful claims and demands whatsoever. And the said Colon Suith	, wife of the said John m. Smith,
for said consideration, does hereby release, relinquish, quit claim, transfer and co juccessors, and assigus all her right, claim or possibility of dower and homestead,	onvey unto the said party of the second part. Let heirs, legal representatives, or any rights therein, now or hereafter received, in and to said real estate, forever.
The foregoing conveyance is on condition that:	
WHEREAS, The said part 2001 the first part 20 justly indebted to	the said party of the second part in the sum of Sillen Fundred article by second party as is evidenced by one certain principal promissory, note, executed
by first particle to second party, of even date herewith for (\$ 1600,0	9) Dollars, due march 1074-19,
annually and evidenced until maturity of said principal note by	date, until due, and eight per centum interest after due; said interest payable semi- interest coupon notes attached thereto, and forming a part thereof, said interest coupons
halos to amounts and passible on follows 201/1909 46/33 Second	10 4 48.00, Add 100 48.00. The 1913 4 48.00 and 1911 and 1914. The 1913 at 48.00 and 1914. The 1914 and 1914 an
Now if the said part of the first part shall pay or cause to be paid, said p place therein provided, and do and perform all and every other covenant and agre	rincipal and interest notes according to the tenor and effect thereof, and at the time and ement in this mortgage provided, then this instrument shall be null and void (and shall
be released at the expense of first party), otherwise to remain in full force and effect	ct.
IT IS FURTHER AGREED By the first part in the continuous pay all taxes and assessments, levied against said premises, when due, and removal of any buildings or other improvements therefrom	nuance in force of this instrument, or any part thereof. They said premises, or the will neither commit or permit any waste upon said premises, or the
The said part of the first part agree to procure and maintain policies of buildings now or hereafter erected on the promises hereby conveyed in such Company 8. Tornado with Breniums 100, 2004 100 the parties beautiful and 8.	of the policies which policy or policies thall be duly estimated and deliganed to essent
party assigns, or legal representatives as constrain and adultional security for the	
incurence and the amounts so expended therefor shall bear interest from the date	s, assigns or legal representatives may pay such taxes or assessments, or effect such to of such expenditure at eight per cent. per annum, and this mortgage is security for the
IT IS FURTHER AGREED By the part Levi the first part, binding his he of this mortgage, or any part thereof, there shall be no stringing of any part of the	irs, legal representatives, successors, assigns, grantees and lessees, that during the life premises herein mortgaged to obtain coal, stone or other minerals or substances, nor
appears of record either at the office of the U. S. Indian Agency at Muskogee or in the Indian Territory before Statehood became effective for Oklahoma, but all income	one provision shall not apply to any oil or gas lease now on said premises that now in the County where the said premises are located or in the proper recording District of the proper recording posterior of the proper recording the proper said of the proper of the pro
	terein, are hereby assigned to the mortgagee herein, his assigns, successors, or legal obligations named in this mortgage. ———————————————————————————————————
that all such costs and expenses occasioned thoraby shall have interest at cloth as	possession of said premises, or to remove any cloud or clouds from the title thereto
the first partition attorney's fee of fifty dollars, which sum shall be due upon t attorney's fee.	seedings shall be had or taken to foreclose the same, the holder hereof may recover from he filing of petition in foreclosure and this mortgage shall stand as security for such
mining or stripping for coal or other substance on said premises contrary to the	anty hereln, or upon a failure or refusal to pay the principal indebtedness hereby secured issessment herein mentioned, er to maintain insurance as herein provides, or to permit provisions of this mortgage, or a failure to deliver the said incomes, rents, royalities or
other moneys or thing of value arising from any oil and gas lease as above proveither event, that the whole sum hereby secured shall at once and without notice be after at the rate of eight per cent. Her annum, and the said party of the second of	ided, or to comply with any of the agreements or provisions of this mortgage; then, in ecome due and payable, at the option of the holder hereof, and shall bear interest there.
upon the filing of the petition in foreclosure the holder hereof shall be entitled to	reof applied to the payment of the indebtedness hereby secured, and that immediately the possession of said premises, and to each and every part thereof, and to collect and indebtedness secured under this mortgage, and for this purpose the holder hereof shall
	in the decree of the secretary of the se
of indebtedness hereby secured shall in all respects be governed and construed by homestead and stay laws of Oklahoma. IN WITNESS WHEREOFF The said part 120 of the first part have hereunt	the laws of Oktahoma, and urst part << aperent expressiv waive all benefits of the
Witnesses to mark, execution and delivery.	Set India nandethe day and year first above written.
	O alia Suith:
Harden and the second of the s	
State of Oklahoma, July County, ss. BEFORE ME. Ohn A. Gerry	Notice Public in and for sold S
march 1909, personally appeared John	a Notary Public in and for said County and State, on this lower day of many first the state, and the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, and the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on this lower day of the said county and state, on the said county and state and and
and foregoing instrument, and acknowledged to me that I have	the same as the tast the same materials and the same and
purposes therein set forth. My commission expires. July 2 9th 1911.	seal John H. Dury Notary Public.
State of Oklahoma.	·
This Instrument was filed for Record on the	an, A.D. 1009, at 4 o'clock (2) M.
ByDeputy.	Real HeWalkley. Reg. of Deeds.
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