July 19.57

The following formers of the first paints as a first paint as the first paints of the first paints as a first paint pa	THIS MORTGAGE, Made this 3rd day of September , A. D. 1927, by and between
WYDERSETT, the test growth of the test cords and such as the cords and the second of the cords of the second of th	
such in Sections, interpretary and made out the section of the sec	of Manshall! County in the State of County.
centimies    Autor   A	part ha 26 granted, bargained, sold and conveyed, and do bereby grant, bargain, sell and convey unto the said party of the second part here beirs, legal
The second of the second process of the second part	representatives, successors and assigns, the following described real estate and premises situated in Julian County, and State of Oklahoma,
desirables (1.3) and the second performance of the second performance	
TO ILAYI AND TO HOLD THE SAME Viron the sail perty of the second part. Among the part of the control of the con	quarter (664 11 Wa) of section thirty three (33) township mineteen (19) north, range
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TO ILAYI AND TO HOLD THE SAME Vano the sail party of the second part. Monthly that is adjusted the chements, adjusted the first part of the second part, that is the instrument of the same party of the second part, that is the instrument of the same party of the second part, that is the instrument of the same party of the second part, that is the instrument of the same party of the second part, that is the instrument of the same party of the second part, that is the instrument of the same party of the second party of the same par	
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mans to the said party of the second part, and that John and the said party of the second part. Live, legal regression as secondaries and adequate whether the said party of the second part. Live, legal regression and adequate states and adequate whether the said party of the second part. Live and Li	party of the second part, that at the date and delivery hereof they acid lawfully seized and possessed of an absolute and indefeasible estate of inheritance in fee simple
addent the title to not presented at all reds intitle often the said purty of the second purt. And the said.    The description, the best purty of the said and the said and the said and the said and the said.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is no condition that:  WHERIELS, The said part.    The foregated conveyace is not continued to the said of the continued to the con	
And the salest measured and account of the salest and the salest a	
for each consideration, show hereby, release, relinquish, outst claim, transfor and convey unto the east party of the second part	an fawful claims and demands whitesoever.
The foregoing conveyments is on condition that:  **WIRDRARD, The said part. Allee the first part. Allee the fi	
WHEREAST. The said particulated the sint particulated. Saulty insteads to the spid particulated second part in the same of the particulated second part, of creat shall be never the particulated second part, of creat shall be never the particulated second part, of creat shall be never the particulated second part, of creat shall be never the particulated second part, of creat shall be never the particulated second part, of creat shall be never the particulated second part, of creat shall be never the particulated second part, of creat shall be never the particulated second part that the particulated second part that the particulated second particulated particulated second partic	
by first particulation second party, of even che berevith for— in the control of	WHEREAS, The said partille of the first part are justly indebted to the said party of the second part in the sum of twenty five hundred
drawing interest at the righ of	and motion Dollars, for actual money loaned to said first part let by second party as is evidenced by one certain principal promissory note, executed
belong in amounts and psychio as follows: Long-feel. [18] there are supported for the content of	drawing interest at the rate ofper centum per annum from date, until due, and eight per centum interest after due; said interest payable semi-
Now if the ania part_defice the first part shall power cause to be paid, and principal and allorest colone according to the lenor and effect thereof, and at the time and pince therein provided, and do and performs all and crory other coverant and agreement in this mortgage provided, then this traitrumour shall be reliable and the principal and allorest colone according to the lenor and effect thereof, and at the time and pince thereof.  PILE PURTIERS ACREED By the first part_deficient to the during the conjugations in the mortgage provided, then the trait and the control part and the	
place therein provided, and do and perform all and every other covenant and agreement in this mortgage provided, then the occurs and a greenest in this mortgage. The performance of the	
pay al tases and ansonaments, briefs against said promises, when due, and will not the commit or possuits any waste upof said premises, or the reason of any buildings or other improvements theoretics. Heart of the most dynamic uniforms of the most dynamic of the promises and the said of the promises of the most dynamic of the promises and the said of the promises	place therein provided, and do and perform all and every other covenant and agreement in this mortgage provided, then this instrument shall be built and void (and shall
play all taxes and assessments, brobed against said pressures, when dae, and will notifier commit or permit any waste upin said pressures, or the process of	IT IS FURTHER AGREED By the first part Achereto that during the contingance in force of this instrument, or any part thereof, they shall
bearances as in this mortages provided, then the second party	pay all taxes and assessments, levied against said premises, when due, and the will neither commit or permit any waste upon said premises, or the removal of any buildings or other improvements therefrom.
bearances as in this mortages provided, then the second party	buildings not or derentiely erected on the premises hereby conveyed in such dompany or Companies as second early may elect hi the sum of second only may elect his the sum of second only may elect his the sum of second early may elect his the sum of second earl
insurance and the amounts so expended therefor shall bear interest from the date of such expenditure at eight per cent. Der annual transmission of the product of the product of the product of the mortages, or any part thereof, there shall be no stripping of any part of the premises herein mortaged to obtain coal, stone or other minerals or substances, nor shall any mining of any indo or nature be permitted thereon. However, the foregoing previous shall not apply to any of or garden to the results of the mortages of any part thereof, there shall be no stripping of any part of the premises herein mortaged to obtain coal, stone or other minerals or substances, nor shall any mining of any indo or nature be premitted thereon. However, the office of the shall any stripping of any part of the premises herein mortaged to obtain coal, stone or other montes are the premised the premises of t	the property of this markage provided then the second party. helps, assigns or legal representatives may pay such taxes or assessments, or offect such
of this mortgage, or any part thereof, there shall be no stripping of any part of the premises herein mortgaged to obtain coal, stone or other molecular or studenticeds, nor shall any miling of any joint or nature be premitted thereon. However, the foregoing provisions shall not apply to any controlled the indian Territory before Statehood became effective for Oklahoma, but all incomes, profits, royalites or other moles or thing of value due or to become due from said oil the Indian Territory before Statehood became effective for Oklahoma, but all incomes, profits, royalites or other moles or thing of value due or to become due from said oil the Indian Territory before Statehood became effective for Oklahoma, but all incomes, profits, royalites or other moles or thing of value due or to become due from said oil and gas leass or leases, as well as any other the complex of the profits of the pro	insurance and the amounts so expended therefor shall bear interest from the date of such expenditure at eight per cent, per annum, and this mortgage is security for the
appears of record either at the office of the U. S. Indian Agency at Austooge or in the County prince the state presents of the county of the	of this mortgage, or any part thereof, there shall be no stripping of any part of the premises herein mortgaged to obtain coal, stone or other minerals or substances, nor chall any mining of any kind or nature he premises that now the forecology provides shall not apply to any oil or gas lease now on said premises that now
representatives as a further and additional security for the full performance of the obligations anneed in this mortisages or assigns shall beceater appear in any of the Daily Performance of the control part of the second part, the provided state of the second part is a provided and the provided state and an Agency, or in any Court or Tribunal whatever in order to preserve or protect the title to or possession of said premises, or to remove any cloud or clouds from the title thereto that all such costs and expenses occasioned thereby shall been interest at eight per cent, from the date despiration of the same. And in the case of the foreclosure of this mortigage, and as often as any proceedings shall be had or taken to foreclose the same, the holder hereof may recover from the date of the same, and in the case of the foreclosure of this mortigage, and as often as any proceedings shall be had or taken to foreclose the same, the holder hereof may recover from the date of the warranty herela, or upon a failure or refusal to pay the principal indebtodness hereby secured when due, or any part thereof, or any interest thereon when due, or any tax or assessment herein mentioned, er-to-mestical, insertaces—as-besing particlety or to permit mining or stripping for coal or other substance on said premises contrary to the provisions of this mortigage, or a failure to deliver the said incomes, reads, roughless or other money or thing of value arising from any oil and gas leases as above provided, or to comply with any of the agreements or provided, or other money or thing of value arising from any oil and gas leases as above provided, or to comply with any of the agreements or provided, or other money and the particles thereoned the read of the precipitation of the precipitat	appears of record either at the office of the U. S. Indian Agency at Muskogee or in the County where the said premises are notated or in the proper recording institute of the Indian Tearliery before Statehood became effective for Oklahoma, but all incomes, profits, royalties or other monies or thing of value due or to become due from said oil
or in any Court or Tribunal whatever in order to preserve or protect that the not costs and expenses occasioned thereby shall bear interest at eight per cent, from the date of expenditure and the content of the conte	representatives as a further and additional security for the full performance of the collections named in this markets.
And in the case of the foreclosure of this mortgage, and as often as any proceedings shall be had or taken to foreclose the simile, the bolder hereol may tecority for such the first part.  And in the case of the foreclosure of this mortgage, and as often as any proceedings shall be had or feeting the first part had been deeped at the first part had been due, or any part the profession of this mortgage shall stand as security for such attentions or any part in the part of the provisions of the mortgage, or a failure to deliver the said incomes, reats, royalties or other moneys or thing of value artsing from any oil and gas leass as above provided, or to comply with any of the agreements or provisions of this mortgage, or a failure to deliver the said incomes, reats, royalties or other moneys or thing of value artsing from any oil and gas leass as above provided, or to comply with any of the agreements or provisions of this mortgage, then, in either ovent, that the whole sum hereby scentred shall at once and without notice become due and parybic, at the opilion of the hoder hereof, and shall been intered to a contract of eight per cent, per annum, and the said party of the second part, this here, successor, and the party of the provision of the provision of this mortgage, and the party in the party of the second party in the party of the agreements or the party of the second party in the reat of eight per cent, per annum, and the said party of the second party in the party party in the party party in the party pa	lor in any Court or Tribunal whatever in order to preserve or protect the title to or possession of said premises, or to remove any ciolle of ciolles from the title title to or possession of said premises, or to remove any ciolle of ciolles from the title title to or possession of said premises, or to remove any ciolle of ciolles from the title title to or possession of said premises, or to remove any ciolle of ciolles from the title title to or possession of said premises.
IT 18 FURTHER AGREED And understood, that upon a breach of the warranty herein, or upon at failure or realisate to provide the principal indentedness thereon year when due, or any part thereof, and shall be experimentally appeared to the provisions of this mortgage, or the holder hereof, and shall be are interest thereof, and the provisions of the part of the second part, his heirs, successors, legal representatives or assigns shall be entitled to a fore-closure of this mortgage and to have the said premises soid and the proceeds thereof applied to the payment of the indebtedness hereby secured, and that immediately upon the filing of the petition in foreclosure the holder hereof shall be entitled to the possession of said premises, and to each and every part thereof, and to collect and supply the rests therefore, jees the resonable expenditures, to the payment of the indebtedness hereby secured, and that immediately upon the filing of the petition in foreclosure the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made ofther each and every part thereof, and to collect and the entitled to a receiver, to the appointment of which the mortgage of the holder here and the entitled to a receiver, to the appointment of which the mortgage of the holder here and the payment of the indebtedness hereby can do the holder here and the entitled to a receiver, to the appointment of which the mortgage and the payment of the indebtedness hereby can do the holder here and the payment of the payment of the payment of the h	And in the case of the foreclosure of this mortgage, and as often as any proceedings shall be had or taken to foreclose the same, the holder hereof may recover hom the first part
mining or stripping for coal or other substance on said premises contrary to the provisions of this mortgage, or a failure to center the said inclines, tends, to an other moneys or thing of value arising from any oil and gas lease as above provided, or comply with any of the agreements or provisions of this mortgages then, in either event, that the whole sum hereby secured shall at once and without notice become due and payable, at the opilion of the holder heading shall be entitled to a forecast the rate of eight per early per annow, and the said party of the second part, this heirs, successored the saids as shall be entitled to a forecast the rate of eight per early per early per early per annow, and the said party of the second part, this heirs, successored the saids as shall be entitled to a forecast the read of the provision of the party of the second party in the read of the provisions of the party secured, and that immediately one to file of the petition in foreclesure the holder hereof shall be entitled to a receiver, to the appointment of which the mortgages hereby consent, which the provisions of said premises, and to each and every part thereof, and to collect and apply the reals thereform, less the reasonable expenditures, to the payment of the indebtedness secured under this mortgage, and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgages hereby consent, which here is the payment of the holder hereof shall in no case he hold to account for any damages, nor for any rental, or any rental, or the mortgage and for the decree of foreclosure, and the holder hereof shall in no case he hold to account for any damages, nor for any rental, or any rental or the mortgage and the entitled to a few foreclosure, and the holder hereof shall in an expense the payment of the payment of the holder hereof shall be entitled to a few forecast in the holder hereof shall be entitled to a few forecast in the holder hereof shall be entitled to a few forecast in the	IT IS FURTHER AGREED And understood, that upon a breach of the warranty herein, or upon a failure or retusal to pay the principal indeptedness hereby secured when due or any tay or assassment herein mentioned or the medical indepted as a herein provided, or to permit
after at the rate of eight per cent, per annum, and the said party of the second part, his heirs, successor, legal representatives of assigns small per cent interfered to this mortgage and to have the said premises oid and the proceeds thereof applied to the payment of the Indobtedness hereby secured and that immediately upon the filing of the petition in foreclosure the holder hereof shall be entitled to a receiver, in the applointment of which the mortgagors hereby consent, which apploitment mortangs, and or entitled to a receiver, to the applointment of which the mortgagors hereby consent, which apploitment of the decree of foreclosure, and the entitled to a receiver, to the applointment of which the mortgagors hereby consent, which apploitment of the decree of foreclosure, and the entitled to a receiver, to the applointment of which the mortgagors hereby consent, which apploitment of the decree of foreclosure, and the entitled to a receiver, to the applointment of which the mortgagors hereby consent, which apploitment of the decree of foreclosure, and the entitled to a receiver, to the applointment of which the mortgage and to evidence the decree of foreclosure, and the entitled to a receiver, to the applointment of which the mortgage and to be entitled to a receiver, and the evidence of the decree of the decree of foreclosure, and the evidence of the decree of the decree of foreclosure, and the evidence of the promises is hereby conversely which apploition of the application of the application of the promises to be application of the applic	mining or stripping for coal or other substance on said premises contrary to the provisions of this mortgage, or a failure to deliver the said incomes, return, other moneys or though the superpositions of this mortgage, or a failure to deliver the said incomes, return, return or the said incomes, return, return or the said incomes, retu
supon the filling of the pellition in foreclosure the holder hereof shall be entitled to the possession of said premises, and to each and every part dereo, and for this mortgage, and for this purpose the holder hereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made either before or after the decree of foreclosure, and the holder hereof shall in no case be held to account for any damages, nor for any renal, or other monies other than those actualty received. The apprelaement of said premises is hereby correctly secured shall in all respects be governed and construed by the laws of Oklahoma, and first part deviced. The apprelaement of said premises is hereby secured shall in all respects be governed and construed by the laws of Oklahoma, and first part deviced. The apprelaement of said premises is hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured shall in all respects be governed and construed by the laws of Oklahoma, and first part deviced. The apprelaement of the homestead and stay laws of Oklahoma.  IN WITNESS WHELEOF, The said part will of the first part have bereunto set the laws of Oklahoma, and first parts above written.  Witnesses to mark, execution and delivery.  County, ss.  DEFORD ME.  County, ss.  This present a construction of the said County and State, on this day of the said County and State, on this day of the willing and foregoing instrument, and acknowledged to me that they executed the same as free and veguniary act and acknowledged to me that they cannot be said to be a said of the said to be a said of the said to be a said of the said County and State, on this day of the said County and State, on this day of the said County and State, on this day of the said County and State, on this day of the said County and State, on this day of the said County and State, on this day of the said County and State, on this day of the said County and State, on the said County and State, on this day of t	after at the rate of eight per cent, per annum, and the said party of the second part, his heirs, successors, legal representatives or assigns shall be enclosed as the real party of the said party of the second part, his heirs, successors, legal representatives or assigns shall be enclosed as the real party of the said party of the second party his heirs, successors, legal representatives or assigns shall be enclosed as the said party of the second party, his heirs, successors, legal representatives or assigns shall be enclosed as the said party of the second party, his heirs, successors, legal representatives or assigns shall be enclosed.
be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made often early and the holder hereof shall in no case be held to account for any damages, nor for any rendit, or other monies other than those actually received. The appraisant of said premises is hereby expressly waived. All covenants and agreements herein contained shall run with the premises hereby conveyed; and this mortgage and the evidences of indebtedness hereby secured shall in all respects be governed and construed by the laws of Oklahoma, and first particular hereby expressly waive all benefits of the homestead and stay laws of Oklahoma.  IN WITNESS WHEREOF, The said particular the first part have bereunto set the first part have been decided and stay laws of Oklahoma, and the day and year first above written.  State of Oklahoma,  District the first part have been decided and the first part have been decided and the first part have all benefits of the first part have been decided and the first part have been decided and the particular the presentation of the first part have been decided and the particular the presentation of the first part have been decided and the particular the particular than the partic	upon the filing of the pelition in foreciosure the holder hereof shall be entitled to the possession or said premises, and to each and every part mereor, and we concer and apply the rents theoretical least the reasonable expenditures to the part in the parts the reasonable expenditures to the part in the parts the property of the parts of th
State of Oklahoma,  Description of the first part half bereunto set Them hand the day and year first above written.  Witnesses to mark, execution and delivery.  State of Oklahoma,  Description of the first part half bereunto set Them hand the day and year first above written.  Witnesses to mark, execution and delivery.  State of Oklahoma,  Description of the first part half bereunto set Them hand the day and year first above written.  Witnesses to mark, execution and delivery.  County, ss.  BEFORD ME.  Orwelle Abouth  And for said County and State, on this 3 me day of the first part half be day of the first part half be day of the within and for said County and State, on this 3 me day of the first part half be day of the within and foregoing instrument, and acknowledged to me that they executed the same as the first part half be described.  My commission expires  Fig. 13 / 1/1 / 1/	
State of Oklahoma,  Derong Me,  Orville Storth  and  Notary Public in and for said County and State, on this 32d	of indebtedness hereby secured shall in all respects be governed and construed by the laws of Oklahoma, and first part the benefits of the homestead and stay laws of Oklahoma.
State of Oklahoma,  Deform ME,  Orwelle About M.  and  And More More and acknowledged to me that  My commission expires.  This Instrument was filed for Record on the  County, ss.  County, ss.  County, ss.  County, ss.  A.D. 1909, at the o'clock of My.  County My.  County My.  County My.  County, ss.	IN WITNESS WHEREOF, The said part 100 of the first part have bereunto set 1000 hand the day and year first above written.
BEFORD ME. Orville Shorth a Notary Public in and for said County and State, on this 320 day of September 1961 personally appeared W. Shorth and State, on this 320 day of State of Oklahoma,  State of Oklahoma,  County, ss.  This Instrument was filed for Record on the 3 day of September 2, at 1969, at	Witnesses to mark, execution and delivery.
BEFORD ME. Orville Shorth a Notary Public in and for said County and State, on this 320 day of September 1961 personally appeared W. Shorth and State, on this 320 day of State of Oklahoma,  State of Oklahoma,  County, ss.  This Instrument was filed for Record on the 3 day of September 2, at 1969, at	- Camanda W. La Walt
BEFORD ME. Orville Shorth a Notary Public in and for said County and State, on this 320 day of September 1961 personally appeared W. Shorth and State, on this 320 day of State of Oklahoma,  State of Oklahoma,  County, ss.  This Instrument was filed for Record on the 3 day of September 2, at 1969, at	
and September 19 7 personally appeared W	DEFORD ME, Orville Schoolft and Notary Public in and for said County and State, on this 3 20 day of
and foregoing instrument, and acknowledged to me that they executed the same as their free and ventually act and deed for the uses and purposes therein set forth.  My commission expires.  State of Oklahoma,  County, ss.  This Instrument was filed for Record on the 3 day of Sept.  A.D. 1909, at the o'clock of M.	September 1907 gersonally appeared M. J. Moulh and
My commission expires Feb. 23, 1912, Seal Discuttives Cooking, Notary Public.  State of Oklahoma, County, ss.  This Instrument was filed for Record on the day of Sept. A.D. 1919, at 422 o'clock M.,  (Seal) Stelley Org. of Washer County.	and foregoing instrument, and acknowledged to me that. They executed the same as their free and verinjary act and deed for the uses and
State of Oklahoma, County, ss.  This Instrument was filed for Record on the day of Sept A.D. 1909, at His o'clock M. M. O'clock M. M. O'clock M. M. O'clock M. O'clock M. M. M. O'clock M. M. M. M. M. O'clock M.	4-60,0 19/11 6/ A Charles & Coolin
This Instrument was filed for Record on the 3 day of Sept A.D. 1909, at the o'clock My	Commission Capitos.
Banks (Seals) St.C. Waltery (Seg. of Weeks)	
	(South St. Walkley (Seg. of Weeke