ARED	Dorsey Pining Company, Dang, Texas-18376
THIS MORTGAGE, Made this 15 day of 1118	
an unanud woman	, A. D. 1960, by and between Josephine Gerses
Oslahama , of the first part, and Ida M.	Cacus,
Of County in the State of WITNESSETH, That the said part of the first part, in consideration of the sum cash in hand paid by the said party of the second part, to the said part, the first part had granted, bargained, sold and conveyed, and do hereby grant, bargain, representatives, successors and assigns, the following described real estate and premises towit:	sell and convey unto the said party of the second part. And helrs, legal
The West fired of the North East quarter of Dection Con	renter (17). Powiship Minelien, 19 1 Moset
The Nest half of the North East quarter of Dulin Les Rauge Dwelou (12) Bask ( N'r of HE/4 of 17-19/2) als of Section Dwenty (20) Counship Trinceliew (	10. The Thest half of the Douth east quarter 19) North and Mange Develor (12) East
containing /60 acres, more or less, according to Governme	nt success thereof,
TO HAVE AND TO HOLD THE SAME Unto the said party of the second part with all and singular the tenements, hereditaments, and appurtenances thereupe belong And the said part 10 of the first part, for self and here party of the second part that at the date and delivery hereof the second lawfully seized in and to said real estate and premises; that the same is free and clear of all incumbant same to the said party of the second part, and that will and defend the title to and possession of said real estate unto the said party of the second all lawful claims and demands whatsoever.	heirs, successors, executors, administrators and assigns, covenant with the said d and possessed of an absolute and indefeasible estate of inheritance in fee simple ces whatsoever, and that a good right to sell and convey the heirs executors, administrators, and successors shall forever warrant and part heirs, legal representatives, successors and assigns, against
And the said  for said consideration, does hereby release, climates will claim transfer and convey the costors, and assigns all her right, claim or possibility of dower and homestead, or any	lie of the said  unto the said party of the second part. heirs, legal representatives, y rights theroin, now or hereafter received, in and to said real estate, forever.
The foregoing conveyance is on condition that:  WHEREAS, The said part of the first part justly indebted to the sa	n . 1. 0 1
by first part (1) to second party, of even date herewith for the first factor of the drawing interest at the rate of the per centum per contum from date	a, until due, and eight per centum interest after due, said interest payable semi-
place therein provided, and do and perform all and every other covenant and agreemen	payable semi-annually after due.
be released at the expense of first party), otherwise to remain in full force and effect  IT IS FURTHER AGREED By the first part(4_hereto that during the continuant	en in force of this instrument or any part thereof. The shall
pay all taxes and assessments, levied against said premises, when due, and removal of any buildings or other improvements therefrom.  * The said part of the first part agree to procure and maintain policies of fire buildings now or hereafter erected on the promises hereby conveyed in such Company of the control of the c	and tornade incurance the "stock" and "suning "Company or Company or the
party, assigns, or legal representatives as collateral and additional security for the pay insurance, as above provided, to be maintained, the amounts named into the so, long as And it is further stipulated that in case the taxes or assessments of any kind loved.  And it is further stipulated that in case the taxes or assessments of any kind loved the second party.	this mortgage, or any part of the same, is in force, and the base of the manage of the same is in force, and the same is a failure to maintain adaptions of the same is a failure to maintain a large or
Insurance and the amounts so expended therefor shall bear interest from the date of s money so expended with interest as provided.  IT IS FURTHER AGREED By the part. Who of the first part, binding his heirs, he of this mortgage, or any part thereof, there shall be no stripping of any part of the preshall any mining of any kind or nature be perfultted thereon. However, the foregoing appears of record either at the office of the U.S. Indian Agency at Muskogee or in the	sacii expendicuro ac organ por conte per annum, una una assegue in security
shall any mining of any kind or nature be permitted thereon. However, the foregoing appears of record either at the office of the U/S. Indian Agency at Muskogee or in the the Indian Territory before Statehood became effective for Oklahoma, but all incomes, p and gas lease or leases, as well as any other right, title or interest of mortgagors flevely representatives as a further and additional security for the full performance of the oblig IT IS FURTHER AGREED That in case the party of the second part, the property of the second part of o	provision shall not apply to any of or gas lease now on said premises that of County where the said premises are located or in the proper recording District of rofts, royalites or other monies or thing of value due or to become due from said old a ror hereby assigned to the mortgagee herein, his assigns, successors, or legal ations named in this mortgage.
that all such costs and expenses occasioned thereby shall bear interest at eight per cer	ones, shall be had or taken to foreclose the same, the holder hereof may recover from
the first part	ling of petition in foreclosure and this mortgage shall stand as security for such herein, or upon a failure or refusal to pay the principal indebtedness hereby secured synapthy mustioned as the maintain insurance as beginn more design or to permit
mining or stripping for coal or other substance on said premises contrary to the provided either event, that the whole sum hereby secured shall at once and without notice become after at the rate of eight per cent, per annum, and the said party of the second part, closure of this morigage and to have the said premises sold and the proceeds thereof	isions of this mortgage, or a failure to deliver the said medices, rests, royalizes of, or to comply with any of the agreements or provisions of this mortgage; then, in its due and payable, at the option of the holder hereof, and shall bear interest there—bits heigh successors legal representatives or assigns shall be entitled to a fore-
upon the filing of the petition in foreclosure the holder hereof shall be entitled to the apply the rents therefrom, less the reasonable expenditures, to the payment of the inde be entitled to a receiver, to the appointment of which the mortgagors hereby consent, we have been clearly in the consent of the	possession of said premises, and to each and overy part interest, and to context and bicdness secured under this mortgage, and for this purpose the holder hereof shall chich appointment may be made either before or after the decree of foreclosure, and lear other works other than those actually received. The appraisance of said
premises is hereby expressly waived. All covenants and agreements herein contained of indebtedness hereby secured shall in all respects be governed and construed by the homestead and stay laws of Oklahoma.  IN WITNESS WHEREOF, The said part 4 of the first part has been been been all the constructions.	laws of Oklahoma, and first part hereby expressly waive all benefits of the
Witnesses to mark, execution and delivery.	Josephine Berry
$\Phi_{i,0,-i}$	Manager Para San Carlo C
State of Oklahoma, Julia County, ss.  DEFORE ME, Overlle & Book, a  19/0, personally appeared Josephia  and foregoing instrument, and acknowledged to me that the executed the purposes therein set forth.	Notary Public in and for said County and State, on this 15th day of
and 1970, personally appeared to the and	, handle, jo me known to be the identical person, who executed the within
and foregoing instrument, and acknowledged to me that the executed the purposes therein set forth.	o same as her bee and voluntar Jaco and deed for the uses and wille s. Notary Public.
My commission expires.	Notary Public.
and oregoing instrument, and acknowledged to me that the executed the purposes therein set forth.  My commission expires.  State of Oklahoma, Julea County, ss.  This Instrument was filed for Record on the day of Julea By	(W A.D. 19/0 , 34 9 o'clock W M.
By Deputy.	(find) Morrachere, Clerk.