Fő	TO 4-REAL ZSTATE MORTUAGE
Table of the second	, A. D. 19 Opp and between , A. D. 19 Opp and between
	ach Jadson and Fillie and Jackson his ler for a his wife, of Julian County, State of
$\mathbb{R}^{r}$	Ollukoma , of the first part, and Select 22 Cours
1 /	County in the State of , of the second part,
11.	ties and the rest they dress thought light leg 1/2 / The Dollars
	witnessetti, that the said partice of the mest part, in consideration of the sind of the said particeof the first part, the receipt of which is hereby acknowledged, the said partice of the first part, the receipt of which is hereby acknowledged, the said partice of the first part, the receipt of which is hereby acknowledged, the said partice of the first part, the receipt of which is hereby acknowledged, the said partice of the first part, the receipt of which is hereby acknowledged, the said partice of the first part, the receipt of which is hereby acknowledged, the said partice of the first part, the receipt of which is hereby acknowledged, the said partice of the first part, the receipt of which is hereby acknowledged, the said partice of the first part, the receipt of which is hereby acknowledged, the said partice of the first part, the receipt of which is hereby acknowledged, the said partice of the first part, the receipt of which is hereby acknowledged, the said partice of the first part, the receipt of which is hereby acknowledged.
	art ha 218 granted, bargained, sold and conveyed, and do heroby grant, bargain, sell and convey unto he said party of the second part heirs, legal
	epresentatives, suggessors and assigns, the following described real estate and premises situated in Sulau County, and State of Okiahoma,
K.S	D-Witt
1	
4	The Louit Hast quarter of the Mosth Flesh quarter (SW 4 of NW 4) of section
1	2 1 2 1 3. A 1 3. A 1 3. A
ge	Herris Downship Locaty (20) Mort aux Range Thirteen (13) Cast of the
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1	francisco de la constante de l
11	redeau Dase acce Meridian
#	, warm to be a first from the first
2	40
) C	ontaining 40 acres, more or less, according to Government survey thereof.
1	TO HAVE AND TO HOLD THE SAME Unto the said party of the second part heirs, legal representatives, successors and assigns forever, together with all and singular the tenements, hereditaments, and appurtenances thereunic belonging, or in any wise appertaining, and all rights of homestead exemption.
, iii	And the said part 100 of the first part, for fleur selves and the said
	varily of the second part, that at the date and delivery hereof linguistic lawfully seized and possessed of an absolute and indefeasible estate of inheritance in fee simple
	arty of the second part, that at the date and derivery hereout assets and possessed of the assets of the second part, that at the date and derivery hereout assets as the second part, that at the date and derivery hereout assets as the second part, that at the date and derivery hereout assets as the second part, that at the date and derivery hereout assets as the second part, that at the date and derivery hereout assets as the second part, that at the date and derivery hereout assets as the second part, that at the date and derivery hereout assets as the second part, that at the date and derivery hereout assets as the second part, that at the date and derivery hereout as the second part, that at the date and derivery hereout as the second part, that at the date and derivery hereout as the second part, the second part and the second part at the second part a
1 i	n and to said real estate and premises; that the same is the and clear of all incumplances whatsoever, and that they have a good right to sell and convey the ame to the said party of the second part, and that they will and their helps, executors, administrators, and successors shall forever warrant and
11.6	$\mathcal{F}$
	lefend the title to and possession of said real estate unto the said party of the second part led heirs, legal representatives, successors and assigns, against lawful claims and shaped whatsoever.
	And the said Ville a Univ Jackson wife of the said Lackson
1	Hill Lilo Stillage and All Stillage and
	or said consideration, does hereby release, reliquish, quit claim, transfer and convey unto the said party of the second part Med heirs, legal representatives, uccessors, and assigns all her right, claim or possibility of dower and homestead, 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 ( of the first part ( sel justly indebted to the said party of the second part in the sum of time hereal levely
پ ا	October May 5/10 c Dollars, for actual money logned to said first part 20 by second party as is evidenced by one certain principal promissory note, excepted
	y first partice to second party, of even date herewith for \$528,50 Dollars, due Octaber 22nd 1913
P 1	trawing interest at the rate of the per centum per centum per annum from date, until due, and dest per centum interest after due; said interest payable semi-
11.1	unually and evidenced until maturity of said principal note by interest coupon notes attached thereto, and forming a part thereof, said interest coupons
	peling in amounts and payable as follows: Cfr. 2214, 1911. \$26.42 Oct 22741911. \$26.42 Oct 22741912. \$26.42 Oct 22741912.
	peing in amounts and payable as follows: 47 14 13 126 426 14 15 16 16 16 16 16 16 16 16 16 16 16 16 16
1	Now it the said pure 222. Of the hist part shall pay of cause to be paid, said principal and interest notes according to the close that the first part shall be null and void (and shall place therein provided, and do and perform all and every other covenant and agreement in this mortgage provided, then this instrument shall be null and void (and shall
1	ne released at the expense of first party), otherwise to remain in full force and effect.
-	7/2
1	IT IS FURTHER AGREED By the first part (2) hereto that during the continuance in force of this instrument, or any part thereof, shall pay all taxes and assessments, levied against said premises, when due, and well neither commit or permit any waste upon said premises, or the
	compared of any hyddings or other improvements therefrom
	The said part of the first part agree, to precure and maintain pelicles of fire and tornatio insurance (in stock" not "mutual" Company or Companies) on the pulldings now or hereafter erected on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
21 .	Thousand with manufacture fully noid for the entire term of the nolicies, which nolicies shall be drive assigned and delivered to second
	arty, assigns, or legal representatives as collateral and additional scenerity for the payment of the interdeduces hereby secured, and the obligations of this mortgage. Said happened, as a payment of the interdeduces hereby secured, and the obligations of this mortgage. Said happened, as a payment of the many part of the same, is in force.
111	And it is further stipulated that in case the taxes or assessments of any kind levied against said premises are not paid when due, or if there is a failure to maintain near one as the taxes or assessments, or effect such
	insurance and the amounts so expended therefor shall bear interest from the date of such expenditure at eight per cent. Per annum, and this morigage is security for the
31	money so expended with interest as provided.  1T IS FURTHER AGREED By the part (22) of the first part, binding his heirs, legal representatives, successors, assigns, grantees and lessees, that during the life
	of this markedge on any nort thereof there shall be no atringing of any part of the premises begain martenged to obtain coal, stone or other minerals of substances, nor
	the line mortgage, of any kind or nature be permitted thereon. However, the foregoing provision shall not apply to any oil or gas lease now on said premises that now appears of record either at the office of the U. S. Indian Agency at Muskogee or in the County where the said premises are located or in the proper recording District of
	the Indian Territory 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 of
	ind gas lease of leases, as well as any other ingle, due of middless in middless in middless as a further and additional security for the full performance of the obligations named in this mortgage.
	IT IS FURTHER AGREED That in case the party of the second part, LLCAL Legal representatives, successors or assigns shall hereatter appear in any of the country of the Green the Country Country of the Five Civilized Tribes at Muskogee, Okla., or before any United States Indian Agency,
ancard.	appears of record either at the office of the U. S. Indian Agency at Muskogee or in the County where the said premises are located or in the proper recording District of the Indian Territory before Statehood became effective for Oklahoma, but all incomes, profits, royalites or other monies or thing of value due or to become due from said official gas lease or leases, as well as any other right, litle or interest of mortgagors/herein, are hereby assigned to the mortgagee herein, his assigns, successors, or legal representatives as a further and additional security for the full performance of the obligations named in this mortgage.  IT IS FURTHEE AGREED That in case the party of the second part, the legal representatives, successors or assigns shall hereafter appear in any of the Land Departments of the General Government, or before the Commissioner to the Five Civilized Tribes at Muskogee, Okla, or before any United States Indian Agency, or in any Count 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 bear interest at eight per cent. from the date of expenditure and this mortgage shall stand as security for the same.  And it he case of the forcelosure of this mortgage and as often as proceedings shall be had or taken to forcelose the same, the holder hereof may recover from
	that all such costs and expenses occasioned thereby shall bear interest at eight per cent. From the date of expensional training as a lateral as security in the case of the foreclosure of this mortrage, and as often as only in the case of the foreclose the same, the holder hereof may recover from
	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 from the first part.  an attorney's fee of fifty dollars, which sum shall be due upon the filing of petition in foreclosure and this mortgage shall stand as security for such attended to the same of the filing of petition in foreclosure and this mortgage shall stand as security for such attended to the same of the filing of petition in foreclosure and this mortgage shall stand as security for such attended to the same of the filing of petition in foreclosure and this mortgage shall stand as security for such attended to the same of the filing of petition in foreclosure and this mortgage shall stand as security for such attended to the same of the filing of petition in foreclosure and this mortgage shall stand as security for such attended to the filing of petition in foreclosure and this mortgage shall stand as security for such attended to the filing of petition in foreclosure and the mortgage shall stand as security for such attended to the filing of petition in foreclosure and the mortgage shall stand as security for such attended to the filing of petition in foreclosure and the mortgage shall stand as security for such attended to the filing of petition in foreclosure and the filing of petition in filing of petition in foreclosure and the filing of petition in filing of petition in foreclosure and the filing of pet
31	attorney's fee.  IT IS FURTHER AGREED And understood, that upon a breach of the warranty herein, or upon a failure or refusal to pay the principal indebtedness hereby secured
	when due, or any part hereof, or any interest thereon when due, or any tax or assessment herein mentioned, or any part hereof, or any interest thereon when due, or assessment herein mentioned, or a failure to deliver the said incomes rents, to be provided by settleman or a failure to deliver the said incomes rents, to yet the provided so that the provided so the provided so that the provided so the provi
	of the event, that the whole sum hereby secured shall at once and without notice become due and payable, at the option of the holder hereof, and shall bear interest thereafter at the rate of eight per cent. per annum, and the said party of the second part, his helrs, successors, legal representatives or assigns shall be entitled to a force
	closure of this mortgage and to have the said premises sold and the proceeds thereof applied to the payment of the indeptedness nervey secured, and that immediately never the belief the proceeds thereof applied to the payment of the indeptedness nervey secured, and to collect and upon the process that the payment of said premises and to each and every next thereof, and to collect and
	be entitled to a receiver, to the appointment or which the mortgagors nerely consent, which appointment may be induced the related to the receiver, to the appointment of which the holder hereof shall in no case be held to account for any damages, nor for any rental, or other monies other than those actually received. The appraisement 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 part. Co. hereby expressly waive all benefits of the better that the premises hereby accuracy and the support of the premises hereby accuracy and the premises hereby a
	to indeptedness nereby secured shall in all respects be governed and construed by the laws of Oklahoma, and instruments are instruments and instruments are instruments and in
Pi.	homestead and stay laws of Oklahoma.  IN WITNESS WHEREOF, The said parter of the first part have hereunto set their hand the day and year first above written.
Security of the second	Witnesses to mark, execution and delivery.
112	e Signalure of Melle aun Jankson was written by min her Skillie acu ten Jackson
1	- MANK
pr	Brus ander request and ask afficed her mark thereto ODBooth Secons oftent
1	, , , , , , , , , , , , , , , , , , , ,
11 5	State of Oklahoma, July County, ss.
	BEFORE ME, Orville & Booth, a Notary Public in and for said County and State, on this 22 Mill day of Office () 19/0, personally appeared fact facilities.
¥.	19/0 personally appeared Sall Sallson
Contra	and Mille Well Jackson! f , his wife, to me known to be the identical person who executed the within
	and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary get and deed for the uses and
	and Nellie Alex Jacksons and Stellie Alex Jacksons and Stellie Alex Jacksons and Archive Alex Jacksons and Ja
1	My commission expires.
	Contract Other Contract of Con
	State of Oklahoma, County, ss.
	This Instrument was filed for Record on the 22 day of A.D. 19/Q, at f o'clock. M.
	State of Oklahoma, Julan County, ss.  This Instrument was filed for Record on the 22 day of A.D. 19/0, at 4 o'clock M.  Deputy Of A.D. 19/0, at 4 o'clock M.
46.6	William I was a company of the compa