404

|  |   | A. D. 19, by and between   |                                |
|--|---|--|--------------------------------|
|  |   | , his wife, of   |                                |
|  |   | , of the second part,  |                                |
| WITNESSETH,<br>cash in hand paid by                              | That the said part  | ion of the sum of  | partof                         |
| part ha granied,   | bargained, sold and conveyed, and dohereby g  | rant, bargain, sell and convey unto the said party of the second part.   | he                             |
|  |   | e and premises situated in   |                                |
| an ander pilphonika giographica in the standard and standard for |   | ang ba yana ang ang ang ang ang ang ang ang ang  |                                |
|  |   |  |                                |
|  |   |  |                                |
| - (1) ( ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (                        |   |  | n - p. c. ne minipy administra |
| TO HAVE AND  | acres, more or less, according  | second nart heirs, legal representatives, successors and assi  | gns forever.                   |
| with all and singular  | the tenements, hereditaments, and appurtenances the   | reunic belonging, or in any wise appertaining, and all rights of homestead<br>heirs, successors, executors, administrators and assigns, cov  | exemption.                     |
|  |   | lawfully seized and possessed of an absolute and indefeasible estate of inhe   |                                |
| in and to said real es   | tate and premises; that the same is free and clear of   | all incumbrances whatsoever, and thata good right to   | o sell and co                  |
|  |   | adheirs, executors, administrators, and successors shall<br>of the second partheirs, legal representatives, successors   |                                |
| all lawful claims and<br>And the said                            | demands whatsoever.   | , wife of the said   |                                |
| for said consideration   | n does hereby release, relinguish, quit claim, transfe  | heirs, and convey unto the said party of the second partheirs,<br>nestend, or any rights therein, now or hereafter received, in and to said res  | legal represe                  |
|  | conveyance is on condition that:  | abted to the said party of the second part in the sum of   |                                |
|  | Dollars, for actual money loaned to sai   | d first partby second party as is evidenced by one certain principal pron  | nissory note,                  |
| by first partto  | second party, of even date herewith for   |  |                                |
| annually and evidence  |   | num from date, until due, and eight per centum interest after due; sald in<br>interest coupon notes attached thereto, and forming a part thereof,  | , said interes                 |
| -  | said interest coupons hear eight per centu  | m per annum navable semi-annually after due.   | and at the                     |
|  | d, and do and perform all and every other covenant<br>pense of first party), otherwise to remain in full force  | id, said principal and interest notes according to the tenor and effect thereof,<br>and agreement in this mortgage provided, then this instrument shall be null<br>a and effect.   |                                |
| IT IS FURTHE   | R AGREED By the first parthereto that during  | the continuance in force of this instrument, or any part thereof,<br>nd  |                                |
| removal of any build<br>The said part                            | ings or other improvements therefrom.   | policies of fire and tornado insurance (in "stock" not "mutual" Company o  | or Companies                   |
| and \$   | Tornado, with premiums fully paid for the en  | ich Company or Companies as second party may elect in the sum of <u>s</u><br>itire term of the policies, which policy or policies shall be duly assigned am<br>y for the payment of the indebtedness hereby secured, and the obligations of  | d delivered t                  |
| insurance, as above p<br>And it is furthe                        | rovided, to be maintained in the amounts named above<br>r stipulated that in case the taxes or assessments of   | re so long as this mortgage, or any part of the same, is in force.<br>any kind levied against said premises are not paid when due, or if there is  | a failure to                   |
| insurance and the ar   | norigage provided, then the second party,<br>mounts so expended therefor shall bear interest from<br>ith interest as provided.  | heirs, assigns or legal representatives may pay such taxes or assess<br>the date of such expenditure at eight per cent. per annum, and this mortga   | ge is securit                  |
| IT IS FURTHE<br>of this mortgage, or ;                           | R AGREED By the partof the first part, bindin<br>any part thereof, there shall be no stripping of any part  | ng his heirs, legal representatives, successors, assigns, grantees and lessees,<br>art of the premises herein mortgaged to obtain coal, stone or other minera  | ils or substa                  |
| appears of record elt  | her at the office of the U. S. Indian Agency at Muske<br>before Statehood became effective for Oklahoma, but  | the foregoing provision shall not apply to any oll or gas lease now on sai<br>ogee or in the County where the said premises are located or in the proper<br>all incomes, profiles, royalties or other monies or thing of value due or to been  | ome due fron                   |
| and gas lease or least   | es, as well as any other right, title or interest of more   | tgagors therein, are hereby assigned to the mortgagee herein, his assigns,   | , successors,                  |
| IT IS FURTHE<br>Land Departments of<br>or in any Court or T      | R AGREED That in case the party of the second part,<br>the General Government, or before the Commission<br>chungi whatever in order to preserve or project the i  | legal representatives, successors or assigns shall hereafter a<br>er to the Five Civilized Tribes at Muskogee, Okla., or before any United S<br>Uile to or possession of said premises, or to remove any cloud or clouds f   | States Indian                  |
| that all such costs a  | ad expenses occasioned thereby shall bear interest at   | t eight per cent, from the date of expenditure and this mortgage shall stand as  | security for<br>reof may reco  |
| the first partan attorney's fee.                                 | attorney's fee of lifty dollars, which sum shall be du  | the upon the filing of petition in forcelosure and this mortgage shall stand<br>the warranty herein, or upon a failure or refusal to pay the principal indebto   | as security                    |
| when due, or any pa<br>mining or stripping i                     | rt thereof, or any interest thereon when due, or any<br>for coal or other substance on said premises contrar  | tax or assessment herein mentioned, or to maintain insurance as herein p<br>y to the provisions of this morigage, or a failure to deliver the said income  | es, rents, ro                  |
| either event, that the   | whole sum hereby secured shall at once and without  | hove provided, or to comply with any of the agreements or provisions of th<br>t notice become due and payable, at the option of the holder hereof, and sha<br>second part, his heirs, successors, legal representatives or assigns shall t   | ll bear inter<br>be entitled t |
| closure of this morta  | age and to have the said premises sold and the pro  | proceds thereof applied to the payment of the indebledness hereby secured, a<br>patitled to the possession of said premises, and to each and every part there  | of, and to co                  |
| be entitled to a recei   | ver, to the appointment of which the mortgagors here  | nt of the indebtedness secured under this mortgage, and for this purpose the<br>by consent, which appointment may be made either before or after the decr<br>for any relial, or other monies other than those actually received. The   | .ce or rolecto                 |
| of indebtedness hereby of  | expressive waived. All covenants and agreements here<br>by secured shall in all respects be governed and cons   | for any function of order information of the formation of | age and the e                  |
| homestead and stay I<br>IN WITNESS V                             | aws of Okianoma.<br>YHEREOF, The said partof the first part ha  | hereunio set   |                                |
| Witnesses to m   | ark, execution and delivery.  |  |                                |
| <b>***</b> *********************************                     |   |  | ,                              |
|  | and and a standard as the matrix relation of the standard standard standard standard standard standard standard   | ייינט איז  |                                |
| State of Oklahoma  | ,County, ss.  |  |                                |
| BEFORE ME,   | 19 personally appeared  | , a Notary Public in and for said County and State, on this  |                                |
| and.   |   | , his wife, to me known to be the identical personwh   | o executed th                  |
| purposes therein set   | forth.  | executed the same asfree and voluntary act and d   |                                |
| My commission  | explices. I a la companya de la comp<br>En la companya de la c | in an  | Notary 1                       |
| State of Oklahoma  | county, ss.   |  |                                |
| This Instrument  | was filed for Record on the   | of A.D. 19, at   |                                |
| Ву   |   |  | •                              |
|  |   |  |                                |