divita	The same is a second se			The state of the s	To the same of the
Form 4-108 ESTATE MCRITOAGE	. 0			Mile in Lithin	g Company, Dallas, Traps. 4880
THIS MORTGAGE, Made this	2 nd day of	March.	A. D. 19//	, by and between 4 1	Wright IV
and Elizar 21	2 Waight	the common of the control of the particle with the control of the	, his wife, of		County, State of
- Ohla	Leonal of the first pa		Padent.	gene). As a majoris susta susta sintegri dell'engg contri dell'ette massa e ser sustata consegnità eggi, metale maj	
0[]	County, in the S		rania	, of the second part	
WITNESSETH, That the said cash in hand paid by the said party	part. U.L. of the first part,	in consideration of the sum of said part.	art, the receipt of which	is hereby acknowledged, the	said part Less the first
part hat granted, bargained, so	·	—			.// .
representatives, successors and ass	igns, the following describ	ed real estate and premises s	ituated in Da	cles County	y, and State of Oklahoma,
to-wit:	Martinia amando for familia a for an da ga matoria a gastante de caractera de como de		عرعدمة كالمفاولية فللمفاقطة منعمة بيئيرة كالمفاقدة الجافدي فغروب والم	and your species as management to agree the tree of the same of	tert a pervarent proximanyaya, referris antappat eithanyaya eithanya panens.
They east hal	Val-then 1	Verthivest ac	caster and	the north	ewest
The state of the	of not		118 %	1 21,11 4.1	1 12 111/2
guarin 5	Le dett die	CA MANUALA	U. M. Le St	malladdin 4 dan falki	X [NUII]
1 2 111 11 of	Sections_	Öleven (11)	Lownshi	bt Hynllien	2(11) Hoth/
and of Clan	20 Thirtie	u/1/31 Ea	et oft	te Indian	Base and
mail.					
		. Michigan profession and the second	al — 18 el Personal de 100 de junta le 100 may représentat es partir propriet de 1 00 metros de 100 metros de 1	riy Carani (gar Malamada nukki - a M riyya hadi dauri ng ar Salamina una milia anga on venaga	jeterkantura og plag ^{a ter} anjana (mengelen (periodia) pilan _{a kere} mpen en jarathan y en period ia
containing 120	acres, more or le	ss, according to Government	survey thereof.		
TO HAVE AND TO HOLD T	HE SAME Unto the said	party of the second part.	helrs, legal r	epresentatives, successors and	l assigns forever, together
And the said partille of the					
party of the second part, that at the				The first control of the control of	
in and to said real estate and premi	ises; that the same is free	and clear of all incumbrances	whatsoever, and that Ze	buy have a good ris	ght to sell and convey the
same to the said party of the secon	d part, and that They	will and Their	heirs, executors, a	imhistrators, and successors	shall forever warrant and
defend the title to and possession all lawful claims and demands what	of said real estate unto the	e said party of the second pa	rt tice helr	s, legal representatives, succe	ssors and assigns, against
And the said Elizat	M Wright	wife	of the said 2.21	Usight Ja	
for said consideration, does hereby	release, religiuish, quit (daim, transfer and convey un	to the said party of the	second part Teles	heirs, legal representatives,
juccessors, and assigns all her righ	t, claim or possibility of do	wer and homestead, or any r	ignts therein, now or ne	realter received, in and to sa	id real estate, lorever.
The foregoing conveyance is	on condition that:				
WHEREAS, The said part	Lof the first part ALC	justly indebted to the said	party of the second part	in the sum of	
		4	by second party as is evid	lenced by one certain principal	l promissory note, executed
by first particulate second party,				Dollars, due	2222222 2222 2222 2222 2222 22222 22222 2222
drawing interest at the rate of annually and evidenced until matur				centum interest after due; s thereto, and forming a part th	
heing in amounts and payable as	tollows: \$ 70 How ! -	1911-852.50.70	24/st 19/2 Mo	1/2/2/2-May 1st	1913 Mauler 1913
May 1 st - 1914, Mos sai Now if the said partil Stoft	d interest coupons bear ele	ht per centum per annum, p	Table semi-annually after	larch 2-19/6	
Now if the said partice of the place therein provided, and do and	he first part shall pay or ca perform all and every oth	use to be paid, said principal er covenant and agreement is	and interest notes accord this mortgage provided,	ling to the tenor and effect th then this instrument shall b	ereof, and at the time and e null and void (and shall
be released at the expense of first	party), otherwise to remain	in full force and effect.		and the second section of the sec	*
TO TO DIPONTED ACCOUNTS TO	with first part ild harnto	that during the continuous	in fance of this instrumen	the or one part thoron	They shall
IT IS FURTHER AGREED B pay all taxes and assessments, levi removal of any buildings or other	led against said premises,	when due, and	will neither	commit or permit any waste	
The said part of the fire	t part agree to procure ar	d maintain policies of the A	d tornado insuranco (in	"stock" not "mutual" Compa	my or Companies on the
buildings new or hereafter erected and \$Tornac	lo, with premiums fully pa	ld for the entire term of the	policies, which policy or	nolicies shall be duly assignt	a and delivered to second
party, assigns, or legal representational invaluate, as above provided, to but	Traintained in the amounts	need above so long as this	mortgam or are part of	f-the-same is in force.	
And it is further stipulated it insurance as in this morigage prov- insurance and the amounts so exp	ded, then the second party	heirs, assign	against said premises are is or legal representativ	es may pay such taxes or a	ssessments, or effect such
money so expended with interest as	provided.				
IT IS FURTHER AGREED B of this mortgage, or any part there	of, there shall be no stripp	ing of any part of the premis	es herein mortgaged to	obtain coal, stone or other m	dinerals or substances, nor
shall any mining of any kind or no appears of record either at the offi-	ce of the U.S. Indian Age	ncy at Muskogee or in the Co	ounty where the said pre	mises are located or in the p	roper recording District of
the Indian Territory before Stateho and gas lease or leases, as well as	any other right, title or int	erest of mortgagors therein.	re hereby assigned to t	he mortgagee herein, his as:	signs, successors, or legal
representatives as a further and ad IT IS FURTHER AGREED TO	ditional security for the fu- iat in case the party of the	ll performance of the obligation second part.	ons named in this mortgo gal representatives, succ	ige. essors or assigns shall herea	tier appear in any of the
Land Departments of the General	Government, or before the	Commissioner to the Five C	ivilized Tribes at Musko	gee, Okla., or belore any Uni to remove any cloud or clo	ited States Indian Agency, ands from the title thereto
that all such costs and expenses of And in the case of the forecle the first partic, an attorney's fee attorney's fee.	casioned thereby shall be osure of this mortgage, an	ir interest at eight per cent. I as often as any proceedings	from the date of expendituation in the later to	ire and this mortgage shall sta foreclose the same, the holde	nd as security for the same. I hereof may recover from
IT IS FURTHER AGREED A when due, or any part thereof, or	any interest thereon when	due, or any tax or assessme	nt herein mentioned, or	to maintain incurance as her	ein provided or to permit
mining or stripping for coal or oth other moneys or thing of value ar	ner substance on said pren ising from any oil and ga	nises contrary to the provisions lease as above provided, or	ns of this mortgage, or to comply with any of	a failure to deliver the said i the agreements or provisions	ncomes, rents, royalties or of this mortgage; then, in
either eyent, that the whole sum hafter at the rate of eight per cent	ereby secured shall at once . per annum, and the said	and without notice become a	lue and payable, at the o heirs, successors, legal	ption of the holder hereof, an representatives or assigns sl	d shall bear interest there- hall be entitled to a fore-
closure of this mortgage and to he upon the filing of the petition in	ave the said premises sold foreclosure the holder here	and the proceeds thereof ap of shall be entitled to the no	plied to the payment of ssession of said premises	the indebtedness hereby secu , and to each and every part	thereof, and to collect and
apply the rents therefrom, less the be entitled to a receiver, to the ap-	reasonable expenditures, t pointment of which the mo	o the payment of the indebte rigagors hereby consent, which	dness secured under this h appointment may be m	mortgage, and for this purpo ade either before or after the	ose the holder hereof shall decree of foreclosure, and
the holder hereof shall in no case h	e held to account for any o	amages, nor for any rental, o	r other monies other th	an those actually received.	The appraisement of said
premises is hereby expressly walv of indebtedness hereby secured sha homestead and stay laws of Oklaho	Il in all respects be government.	aed and construed by the law	s of Oklahoma, and fire	st partice. Hereby expressly	waive all benefits of the
homestead and stay laws of Oklaho IN WITNESS WHEREOF, Th	e said particle of the firs	t part half hereunto set	the hand Sthe di	y and year first above written	n. /
Witnesses to mark, execution	and delivery.		2/1/10	Iright Ys	***************************************
Magazin ayn ethio ay magazin (as an ann an airin sa airin — e a gairigh a-dhe y a airin ag ag an airin air a a	en apparatus, sa mala na entra palables estrano y o porto de act ra de les ap <mark>las con appa</mark> ntique de opera.	liga. P. or descripto circles o granzendo surga.	Elizal	M Wselpht	
			0		
		Annual Contract Contr			Name and Advantage of the Party
State of Oklahoma, 0	clso C	ounty, ss.			, nd
BEFORE ME,	19 //	appeared III	lary Public in and for sal	d County and State, on this	day of
and Eliza M	Wright	may get was a make you a supplied with the grant of the g		wn to be the identical person	S'who executed the within
and foregoing instrument, and ack	nowledged to me that.	they executed the s		State of the state	and deed for the uses and
purposes therein set forth.		201001	A a	Haver	
My commission expires.	Jun 45 7/5	J Jaeal)	papanet 1900 ilanekar madat Edunyakor raja arandah kada madatahnya sa	ong mentanta yan sama benjangan menjanak mening yang kahan disimpenan selah kenterak menjanak.	Notary Public.
State of Oklahoma,		ounty, ss.	/ A.D. 19 // ,	245 B	
This Instrument was filed for l		day of	1 A D 19 11	at J o'clock M	
Inis instrument was med for i	Record on the		×	010 11	1