reim 4-BEAL KSYATE MORYGAGE			DORSEY Printing Company, Danis, Texas=18346
THIS MORTGAGE, Made this 1st do	y of June	, A. D. 19 LL, by an	M. II. mell
Okluhoma, of the	nrst part, and JJ M.	9 Juilly	отира <del>секонара поста и поста пос</del> 
WITNESSETH, That the said part all of the f cash in hand paid by the said party of the second po part ha. All granted, barguined, sold and conveyed, representatives, successors and assigns, the followin	art, to the said part Aldo the first and do hereby grant, bargain	t part, the receipt of which is hereby, soil and convey unto the said party as situated in	Mald Dollars, acknowledged, the said partallof the first
guarter and the north one	rehalf (M) of the	west quarter of to	he Northwest quarter
and the east one half of the E	ask one half of is	he Northeast qua	stevof the northwest
quarter all of section twent (13) & of the Indian by	tyturo (22) lourne	hip twenty (20) M	andrange Thirteen
TO HAVE AND TO HOLD THE SAME Unto with all and singular the tenements, hereditaments, and the said part. Lalot the first part, for Lalot the first part, for Lalot the said real estate and premises; that the same same to the said party of the second part, and that defend the title to and possession of said real estate all lawful claims and demands whatsoever.  And the said Laure M. ? Laure M. A. C. M. C. M	and appurtenances thereunto belong the self and the self	heirs, legal representating, or in any wise apportaining, and heirs, successors, executors, administrating with the said heirs, executors, administrating the heirs, executors, administrating the said heirs, legal representations of the said heirs.	all rights of homestead exemption.  strators and assigns, covenant with the said prefeasible estate of inheritance in fee simple a good right to sell and convey the ors, and successors shall forever warrant and appresentatives, successors and assigns, against
for said consideration, does hereby release, relinqui- juccessors, and assigns all her right, claim or possib-	in, quit claim, transfer and convey lity of dower and homestead, or an	y rights therein, now or hereafter re-	ceived, in and to said real estate, forever.
by first part all to second party, of even date here drawing interest at the rate of second party annually and evidenced until maturity of said princip being in amounts and payable as follows:	money loaned to said first part of with for 1/500  per centum per annum from data at note by the same of 1/500  money loaned to said first part of 1/500  more centum per annum from data at note by the same of 1/500  more than the same of 1/500	e, until due, and with per centum in terest coupon notes attached thereto, as The fuel due. Desc.	one certain principal promissory note, executed  Dollars, due  aterest after due; said interest payable semi- nd forming a part thereof, said interest coupons
high final was the said interest coupons Now if the said particle of the first part shall place therein provided, and do and perform all and be released at the expense of first party), otherwise	pay or cause to be paid, said princi- every other covenant and agreemen	pal and interest notes according to the	e tenor and effect thereof, and at the time and s instrument shall be null and void (and shall
IT IS FURTHER AGREED By the first part part and a season and assessments, levied against said premoval of any buildings or other improvements the The said part 200 the first part agree to pulldings now or hereafter erected on the premises and \$	remises, when due, and	and tornado insurance (in "stock" in Companies as second party may elethe policies, which policy or policies in ment of the indebtedness hereby secur ment of the indebtedness hereby secur this mortgage, or any part of the same ed against said premises are not paid signs or legal representatives may peach expenditure at eight per cent, peach expenditure or the montes or thin, are hereby assigned to the mortgage. Legal representatives, successors or civilized Tribes at Muskogee, Okla. Session of said premises, or to remont, from the date of expenditure and the mag shall be had or taken to foreclose thing so petition in foreclosure and the ending of petition in foreclosure and the herein, or upon a failure or refusal to sment herein mentioned, or to maintaislons of this mortgage, or a failure in, or to comply with any of the agreen educe and payable, at the option of this heirs, successors, legal represent applied to the payment of the independence of the decidences secured under this mortgage which appointment may be made either it, or other monies other than those land if the peach expenditure is the peach expenditure and first part of the monitorial and first part of	permit any waste upon/said premises, or the not "inutual" Company or Companies) on the set in the sum of \$
State of Oklahoma, Julan		Annual transfer of the state of	
and G Addud My Goy and foregoing instrument, and acknowledged to me purposes therein set forth.  My commission expires. March 29	ersonally appeared Nad	e same as there free	the identical person who executed the within and voluntary act and deed for the uses and  Notary Public.
This Instrument was filed for Record on the	day of	me A.D. 10. ] nt ]	"G Walkley"
Вушинания	Deputy,		Clerk.