\* Provided that the adjunct hall be effective only in cash of freelows. Township

mary-19-57

# 45386.

	and onto lan.
į	THIS MORTGAGE, Made this 24th day of Ottober , A. D. 19/2, by and between County, State of
-	Oklahoma, of the first part, and I da In Exame
0	WINNESSETH, That the said partical of the first part, in consideration of the sum of Authority face. On the second part,  WINNESSETH, That the said partical of the first part, in consideration of the sum of Authority face. On the said part with the said part with the said part with the said part with the first part the said part with the first part the said part with the
	and in add part by the said party of the second part to the said parts sold has part the specific of which is noted, actual collect the said parts sold party to the second part to the said parts sold party to the second part to the said parts sold party to the second party to the said parts sold party to the second party to the said parts sold party to the second
	part have granted, bargained, sold and conveyed, and do hereby grant, bargain, sell and convey unto the said party of the second part the party of the second party of the second part the party of the second part the party of the second par
	o-wit:
	The West half of the most houst quarter (Va /W/4) and the Southeast
1	wanter of the northwest quarter (SE'/4) nW/4), Section Thirty-Three
6	33) Township ninetten (9) month Bange Thateen (3) East All the
Λ	Sadiana Base and Maridian
	containingacres, more or less, according to Government survey thereof.
v	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 thereunto belonging, or in any wise appertaining, and all rights of homestead exemption.
r	And the said part Elos the first part, for Itherseloss and and Ithers, successors, executors, administrators and assigns, covenant with the said party of the second part, that at the date and delivery hereof. Itherseloss and possessed of an absolute and indefeasible estate of inheritance in fee simple
	n and to said real estate and premises; that the same is free and clear of all incumbrances whatsoever, and that they a good right to sell and convey the
	name to the said party of the second part, and that will and will and the second part, executors, administrators, and successors shall forever warrant and lefend the title to and possession of said real estate who the said party of the second part the heirs, legal representatives, successors and assigns, against
Ð	ili lawful claims and demands whatsoever.
Í	And the said Common Well and the said Consideration, does hereby release, relinquish, quit claim, transfer and convey unto the said party of the second part. All heirs, legal representatives,
,	successors, 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 parts of the first part and justly indebted to the said party of the second part in the sum of sublimity fund
_	Attendated Dollars, for actual money logned to said first part ellby second party as is evidenced by one certain principal promissory note, executed
	by first partially to second party, of even date herewith for 250000 Dollars, due Detacher 2411, 1917
	irawing interest at the rate ofper centum per annum from date, until due, and eight per centum interest after due; said interest payable standard principal note by
	namentally and evidenced until maturity of said principal note by fixed interest coupon notes attached thereto, and forming a part thereof, said interest coupons being in amounts and payable as follows: \$150 0.05 144 1913, \$150 0.05 144 1915, \$150 0.05 145 0.05 16
-	Now if the said partific of the first part shall pay or cause to be paid, said principal and interest notes according to the tenor and effect thereof, and at the time and
	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 be released at the expense of first party), otherwise to remain in full force and effect.
	IT IS FURTHER AGRED By the first part All hereto that during the companies in force of this instrument, or any part thereof, the shall shall
	pay all taxes and assessments, levied against said premises, when due, and will neither commit or permit any waste upon said premises, or the removal of any buildings or other improvements therefrom.
-1	The said part of the first part agree to procure and maintain policies of fire and tornado insurance (in "stock" not "mutual" Company or Companies) on the mildings now or horeafter erected on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
9	uid \$
-4	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 assurance as in this mortgage provided, then the second party. The heirs, assigns or legal representatives may pay such 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 mortgage is security for the money so expended with interest as provided.  IT IS FURTHER AGREED by the part all of the first part, binding his heirs, legal representatives, successors, assigns, grantees and lessees, that during the life
t E	IT IS FURTHER AGREED By the partallof the first part, binding his heirs, legal representatives, successors, assigns, grantees and lessees, that during the life of this mortgage, or any part thereof, there shall be no stripping of any part of the premises herein mortgaged to obtain coal, stone or other minerals or substances, nor shall any mining of any kind or nature be permitted thereon. However, the foregoing provision shall not apply to any oll or gas lease now on said premises that now
t	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 oil and gas lease or leases, as well as any other right, title or interest of mortgagors therein, are hereby assigned to the mortgagee herein, his assigns, successors, or legal
1	erpresentatives as a further and additional security for the full performance of the obligations named in this mortgage. He can be supposed in the control of the Control o
. (	or in any Court 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 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 and attorney's fee of first gollars, which sum shall be due upon the fifther of methods in foreclosure, and this mortgage, shall stand as security for such
-4	the first part and attorpey's fee of first dollars, which sum shall be due upon the filling of neither in forcelosure and this mortgage shall stand as security for such attarnors—fee. The first adjusted to the standard of the warrange fee. The first adjusted and other stood, that upon a breach of the warrange herein, or upon a fall into or returned to pay the principal indebtedness hereby secured when due, or any part thereof, or any interest thereon when due, or any tax or assessment herein mentioned, or to multitate insurance as herein provided, or to permit
. 1	when due, or any part thereot, or any interest thereon when due, or any tax or assessment herein mentioned, et to maintain the manage as means provided, or to control or other substance on said premises contrary to the provisions of this mortgage, or a failure to deliver the said incomes, rents, royalties or other moneys or thing of value arising from any oil and gas lease as above provided, or to comply with any of the agreements or provisions of this mortgage; then, in
″. €	elther 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 there- after at the rate of eleft per cent, per annum, and the said party of the second part, his heirs, successors, lexal representatives or assigns shall be entitled to a fore-
1	closure of this mortgage and to have the said premises sold and the proceeds thereof applied to the payment of the indebtedness hereby secured, and that immediately upon the filing of the petition in foreclosure the holder hereof shall be entitled to the possession of said premises, and to each and every part thereof, and to collect and apply the rents therefrom, less the reasonable expenditures, to the payment of the indebtedness secured under this mortgage, and for this purpose the holder hereof shall
1	be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made either before or after the decree of foreclosure, and 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 parthereby expressly waive all benefits of the
	homestead and stay laws of Oklahoma.  IN WITNESS WHEREOF, The said part lof the first part hack hereunto set that hand the day and year first above written.
	Witnesses to mark, execution and delivery.
	emergina representation of the second contract of the second contrac
S	State of Okiahoma, Julia County, ss.
	BEFORE ME, Frank O Whilell, personally appeared W. L. North
	and Engane a North executed the within
1	and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.
THAT DE	purposes therein set forth.  My commission expires. May 4th, 1914.  Notary Public.
S	
	This Instrument was filed for Record on the Tours of M. A.D. 19/2, at 220 o'clock M.
F	Deputy.  A.D. 1972, at 2. 6 clock.  A.D. 1972, a
. ~	of deade