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A-REAL ESTATE MURINANA	ilis 7th day of December	DURSET PROLOGY OWNERS, DATES, TE	IBS-16510
THIS MORTGAGE, Made	CL Morgan, her husband		State of
1 Oklahon	the first part, and Ida 27	n. Ee and in the second s	
WITNESSETH, That the	said part ill of the first part, in consideration of the sum	of <u>diffilm</u> hundred part, the receipt of which is hereby acknowledged, the said participion t	Dollars,
		part, the receipt of which is hereby acknowledged, the said partelliof t sell and convey unto the said party of the second part Rell here	
presentatives, successors and	assigns, the following described real estate and premises		
wit: The 8 t	A - A PAR AD A	- I Pl. MPh D La M	
The last	ralfe ofethe "Hort klast que	aster (1/2 1/ C. 4) of Section une	nety_
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live (20) Journe	hep Jewenty 12. 110 the a	lange i herteler USI lass of th	he
A P			
Indiana Was	and Meridian		-
ntaluing	acres, more or less, according to Government		· · · · 1
th all and singular the tener	D THE SAME Unto the said party of the second part-	ig, or in any wise appertaining, and all rights of homestead exemption.	
		heirs, successors, executors, administrators and assigns, covenant with t and possessed of an absolute and indefeasible estate of inheritance in fee	1
and to said real estate and p	remises; that the same is free and clear of all incumbrances	es whatsoever, and that they have a good right to sell and con	nvey the
	econd part, and that Thuy will and the second p	heirs, executors, administrators, aud successors shall forever warr part heirs, legal representatives, successors and assigns,	Y Y
l lawful claims and demands	whatsoever.	part neirs, legal representatives, successors and assigns,	New Y
		is of the said <u>control with a said part of the said party of the second part</u> helrs, legal represent rights therein, now or hereafter received, in and to said real estate, fore	entatives,
	Diritity	rights therein, now or hereatter received, in and to have reat source, and	iver.
The foregoing conveyanc WHEREAS, The said par	s is on condition that: Lillof the first part and justly indebted to the said	d party of the second part in the sum of Tultter	1
Stundred	Dollars, for actual money loaned to said first part all	Wy second party as is evidenced by one certain principal promissory note, e	executed
first partiled to second pa awing interest at the rate o		until due, and, eight per centum interest after due; said interest payabl	1917
mually and evidenced until m	aturity of said principal note by Ifm inter	rest coupon notes attached thereic, and forming a part thereof, said interest	
ing in amounts and payable	as follows: PHO _ dules yune june 141 -, and	payable semi-annually after due.	L.
Now if the said part the act therein provided, and do	said interest coupling pay or cause to be paid, said principal and perform all and every other covenant and agreement	payable semi-annually after due. ii and interest notes according to the tenor and effect thereof, and at the ti in this mortgage provided, then this instrument shall be null and void (ar	ime and and shall
released at the expense of i	rst party), otherwise to remain in full force and effoct.	an menanan harawa dalam menanan menanan kanana k Manana kanana	<u>1</u>
IT IS FURTHER AGREE	D By the first part III hereto that during the continuance levied against said premises, when due, and IIII	e in force of this instrument, or any part thereof,	shall or the
moval of any buildings or o The said part_222_of the ildings now or hereafter ere	her improvements therefrom. first part agreeto procure and maintain policies of fire an ited on the premises hereby conveyed in such Company or	and tornado insurance (in "stock" not "inutual" Company or Companies)) on the Fire, N
d \$ 1000 To	rnado, with premiums fully paid for the entire term of the ntatives as collateral and additional security for the payme	e policies, which policy or policies shall be duly assigned and delivered to tent of the indebtedness hereby secured, and the obligations of this mortgag	to second V
surance, as above provided, t) be maintained in the amounts named above so long as thi	is mortgage, or any part of the same, is in force. i against said premises are not paid when due, or if there is a failure to r gus or legal representatives may pay such taxes or assessments, or effic ich expenditure at eight per cent. per annum, and this mortgage is security	
oney on expended with infere	habiyong as ts	gues or regar representatives may pay such cares or assessments, or end ch expenditure at eight per cent. per annum, and this mortgage is security gal representatives, successors, assigns, grantees and lessees, that during	1
this mortgage, or any part i all any mining of any kind	hereof, there shall be no stripping of any part of the premi- r nature be permitted thereon. However, the foregoing pr	ises herein mortgaged to obtain coal, stone or other minerals or substan- rovision shall not apply to any oil or gas lease now on said premises th	nces, nor that now
pears of record either at the e Indian Territory before St	office of the U. S. Indian Agency at Muskogee or in the C tehood became effective for Okinhoma, but all incomes, pro	Source where the said premises are located or in the proper recording Dir olits, royalities or other monies or thing of value dre or to become due from are hereby assigned to the mortgagee herein, his assigns, successors, to	istrict of a said oil
presentatives as a further an	d additional security for the full performance of the obligati		
in any Court or Tribunal w	atever in order to preserve or protect the title to or posses	Civilized Tribes at Muskogee, Okla., or before any United States Indian sssion of said premises, or to remove any cloud or clouds from the title t, from the date of expenditure and this mortgage shail stand as security for the	e thereto
And in the case of the fi	reclosure of this martrage and as often as any proceedings	re chall be had or taken to foreclase the same, the holder hereof any recov	ver from
IT IS FURTHER AGRE	7 of the forme pal and interest in D'And understood, that upon a breach of the warranty hi and interest therapon when due or any tay or assessor	is shall be had been been been and this mortrage shall shall as security for the security of t	secured
her moneys or thing of value	e arising from any oil and gas lease as above provided, o	or to comply with any of the agreements or provisions of this mortgage;	then, in
ter at the rate of eight per osure of this mortgage and	cent per annum, and the said party of the second part, his o have the said premises sold and the proceeds thereof a	• due and payable, at the option of the holder hereof, and shall bear interes is heirs, successors, legal representatives or assigns shall be entitled to upplied to the payment of the indebtedness hereby accured, and that imm	o a fore- mediately
on the filing of the petition ply the rents therefrom, less	in foreclosure the holder hereof shall be entitled to the pa the reasonable expenditures, to the payment of the indebte	possession of said premises, and to each and every part thereof, and to coll tedness secured under this mortgage, and for this purpose the holder here	eof shall
e holder hereof shall in no ci emises is hereby expressly	se be held to account for any damages, nor for any rental, or waived. All covenants and agreements herein contained sh	Ich appointment may be made either before or after the decree of foreclost or other monies other than those actually received. The appraisement shall run with the premises hereby conveyed; and this mortgage and the ex-	t of said evidences
indebtedness hereby secured	shall in all respects be governed and construed by the law	iws of Oklahoma, and first part Le2 hereby expressly waive all benefits	s of the
IN WITNESS WHEREON Witnesses to mark, exec		<u>And the day and year first above written.</u>	
Witnesses w	fon and delivery.	F. I Monaal	
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ate of Oklahoma,	Maa County, ss.		a formaga da mananta a
BEFORE ME,		Notary Public in and for said County and State, on this 17 120	day of
Alecenna	2 19/2, personally appeared Floren	Le Mongant	- within
d foregoing instrument, and	acknowledged to me that they executed the s	The second	
urposes therein set forth. My commission expires	march 18.1915 (Seal)	Maude At Coffey Notary Pr	Public.
ate of Oklahoma,	ot n	an et an	ertendeleneren gester
	for Record on the g day of dec	A, D. 19/2., at J o'clock M.	
	1.01	A. C. Walkley, Register of Deca	2
AT	Deputy		
	and the second		

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