49739 A-real estate montgage		in the control of the	DORSET Printing Company, Dallas, Text
	2 12 14" 111 -1 01	Consideration of the National Consideration of the Constitution of	
THIS MORTGAGE, Made to	is 2 8 M day of Maself	A. D. 19 /3, by	and betweenCounty, St
aklahon	a of the first part, and	ga Mi Evas	no
water and the second	County, in the State of		he second part,
WITNESSETH, That the said no	d part of the first part, in consideration of t	he sum of Hart the receipt of which is he	Hundred (8/500,00)
t ha. G. granted, bargained,	sold and conveyed, and do lo hereby grant, b	argain, sen and convey unto the said pr	arty of the second part heir
	ssigns, the following described real estate and p		County, and State of Okl
riti			
The wes	That if the East half	of the mostle east	- Quarter (W/2 of
. The 6 1/2 0	1 the NE 1/4) and put	st-half of the No	ostolast Quarter
(W 1/2 0	the NE 1/41 of se	etion Twenty Fin	e (25) Townshi
Exaliteen	(18) North Range	This toon (1.5) Post	- A Mi Carlina
b-	and and the state of the state	musem (19) eust	Juli James
Basl	and Musician	ar productive to the state of t	рум (1944) жүрүнүн <mark>тайта (1864) жүрүн к</mark> айын тайтай тайын жүрөн жүрүн түрүн байын жүрүү жүрүн байын жайын үрүн
taining 120	acres, more or less, according to Go	vernment survey thereof.	
TO HAVE AND TO HOLD	THE SAME Unto the said party of the second ats, hereditaments, and appurtenances thereunto	part help or in any wise apperlaining	entatives, successors and assigns forever, to
And the said part Aof t	ne first part, for All self—and Mil	heirs, successors, executors, adv	ministrators and assigns, covenant with the
ty of the second part, that at	the date and delivery hereof She is lawfull	y selzed and possessed of an absolute ar	nd indefeasible estate of inheritance in fee
	mises; that the same is free and clear of all incu		
	ond part, and that She will and a lost said real estate unto the said party of the	1	strators, and successors shall forever warra al representatives, successors and assigns,
lawful claims and demands w	atsoever.		ar representatively processors and assigner,
And the said	he places will mutab out along the second	, wife of the said	7 years and a second second representation
cossors, and assigns all her ri	by release, relinguish, quit claim, transfor and control of the civilinguish of dower and homestead,	or any rights therein, now or hereafter	r received, in and to said real estate, forev
The foregoing conveyance		amengan di terjahan jaman di sidan santa manang hampitah dibunan manya, a pidan piyas pangan majan pangan jama A	and the second s
WHEREAS, The said part,	of the first partjustly indebted to	the said party of the second part in the	sum of Fifteen Hunds
	Dollars, for actual money loaned to said first		
first part 4 to second part; wing interest at the rate of		m data until due and stell per centur	m interest after due; said interest payable
	urity of said principal note by		
ng in amounts and payable a	17002	Name and an action of the second seco	in contract the second
Now if the said part 4_0	aid interest coupons bear eight per centum per a the first part shall pay or cause to be paid, said ad perform all and every other covenant and agr	nnum, payable semi-annually after due, principal and interest notes according to	o the tenor and effect thereof, and at the ti
	d perform all and every other covenant and agr t party), otherwise to remain in full force and ef		this instrument shall be null and vold (an
especialistica programme de la companya de la comp	وريادا اجتماعيان والمراجع والم	territoria de la composição de la compos	
IT IS FURTHER AGREED all taxes and assessments, 1	By the first part I hereto that during the convied against said Fremises, when due, and	tinuance in force of this instrument, or will neither commi	any part thereof, lt or permit any waste upon said premises,
loval of any buildings or oth The said partof the f	r improvements therefrom. est part agreeto procure and maintain policies	of fire and tornado insurance (in "stoc	k" not "mutual" Company or Companies)
ldings now or hereafter eyect	d on the premises hereby conveyed in such Con ado, with premiums fully said for the entire ter	m of the policies, which policy or polici	y elect in the sum of \$ les shall be duly assigned and delivered to
ty, assigns, or legal represent urance, as above provided, to	itives as collateral and additional security for the maintained in the amounts named above so lo	ng as this mortgage, or any part of the	same, is in force.
And it is further supulated weance as in this morigage pr	or improvements therefrom. st part agree_to procure and maintain policies d on the bremises hereby conveyed in such con ado, with premiums fully yaid for the entiry te natives as collateral and additional security for the maintained in the amounts named abovy so lo that in case the taxes or assessments of any kin wided, then the second party. he spended therefor shall bear interest from the da as provided.	irs, assigns or legal representatives ma	by pay such taxes or assessments, or effect
ney so expended with interest	as provided. By the part # of the first part binding his i	neirs local representatives successors	assigns grantees and lessees that during
this mortgage, or any part the	By the part of the first part, binding his is reof, there shall be no stripping of any part of the pattern be permitted thereon. However, the fore	he premises herein mortgaged to obtain	coal, stone or other minerals or substance oil or gas lease now on said premises the
ears of record either at the o	nature be permitted thereon. However, the fore fice of the U.S. Indian Agency at Muskogee or hood became effective for Oklahoma, but all inco	in the County where the said premises	are located or in the proper recording Dis
gas lease or leases as well a	s any other right, title or interest of mortgagors	therein, are hereby assigned to the me	ortgagee herein, his assigns, successors, o
IT IS FURTHER AGREED and Departments of the General	additional security for the full performance of the That in case the party of the second part, 1 Government, or before the Commissioner to the	legal representatives, successors to Five Civilized Tribes at Muskogee, C	or assigns shall hereafter appear in any Okla., or before any United States Indian
in any Court or Tribunal Wha	ever in order to preserve or protect the title to	or possession of said premises, or to re	emove any cloud or clouds from the itde
And in the case of the fore first partan attorney's	closure of this mortgage, and as often as any pree of the dollars, which sum shall be due upon	occedings shall be had or taken to forcel the filing of petition in forcelosure an	lose the same, the holder hereof may recoved the mortgage shall stand as seemily t
it is further agreed	And understood, that upon a breach of the wa	rranty herein, or upon a failure or refusa	al to pay the principal indebtedness hereby
en due, or any part thereof, ling or stripping for coal or	occasioned thereby shall near interests at any present of this mortgage, and as often as any present of the same shall be due upon the same shall be due upon and understood, that upon a breach of the war any interest thereon when due, or any tax or other substance on said premises contrary to the substance of the said said said the said said said said said said said said	assessment herein mentioned, or to make a provisions of this mortgage, or a failu	ine to deliver the said incomes, rents, roya
or event that the whole cum	harehy recurred shall at once and without notice	hanna due and navehle of the ontion	of the holder hereof and shall hear interes
sure of this mortgage and to	have the said premises sold and the proceeds to foreclosure the holder hereof shall be entitled	hereof applied to the payment of the ir	indebtedness hereby secured, and that imme
on the rents therefrom, less the	ie reasonable expenditures, to the payment of the	sent which appointment may be made ef	gage, and for this purpose the molder here. Ither before or after the decree of foreclosu
holder hereof shall in no case	be held to account for any damages, nor for any	rental, or other monies other than the	ose actually received. The appraisement by conveyed: and this mortgage and the ev
indebtedness hereby secured s	hall in all respects be governed and construed b	y the laws of Oklahoma, and nist par	nereby expressly waive all benefits
IN WITNESS WHEREOF,	homa. The said part 4 of the first part hat hereu	nto set All hand the day and	d year first above written.
Witnesses to mark, execut		Lilli	e & sayson
digit in the gappagain array of a live array about 17 years you day you person or a complete standard or you a	the months have been also that the contract of	**************************************	V

to me known to be the identical person, who executed the within the free and voluntary act and deed for the uses and Laws

State of Oklahoma, County, ss.

A.D. 18/3, At 5 o'clock of M. Sewis taline.

Lyutur of which a