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65636#

THIS MORTGAGE, Updo this 3/ day	or Octaber	, A. D. 19/4, by and bet	ween d'an Pilcher
aus malie E. Gilcher	La ma G	, his wife, of Turesc	County, State of
	first part, and when the State of war.	of the second	d part,
WITNESSETH, That the said part lo of the first cash in hand paid by the said party of the second part	st part, in consideration of the sum of t, to the said particulation of the first par	t, the receipt of which is hereby ack	nowledged, the said part eg, of the first
part ha W granted, bargained, sold and conveyed, a	nd dohereby grant, bargain, sel	and convey unto the said party of t	
representatives, successors and assigns, the following	described real estate and premises si	united the	L TREASURE THE STATE OF CAMADOMA,
The north one half (nx) of the	northon Salf (71)	of the Downwest	See to contain that I received
Quarter (SW4) and the Down on	u Half (52) of the Some	hom Ady (Sz) of [therefor in payment of mortgage tax on the
the North west quarter (7744) of &	ection Thuty two (32)	Surship Minetein (D 6 1/1 3/ 19 01 10 191
(19) North and Kange Thirteen	(13) Each		John Skrames
	ilanda sudi dun dalamati su manda ma dalamati su mana maya sudi kula shaki ku shaki su sudi kumun mada maka ma Tarah	G. 1900 at the calment of the the following the state of	July 1
containing 50 acres, moi	re or less, according to Government s	urvey thereof.	•
TO HAVE AND TO HOLD THE SAME Unto the with all and singular the tenements, hereditaments, an	d appurtenances thereunto belonging,	or in any wise appertaining, and all	
And the said part Les of the first part, for LA. party of the second part, that at the date and delivery	to the second se		
in and to said real estate and premises; that the same	is free and clear of all incumbrances	whatsoever, and that they have	a good right to sell and convey the
same to the said party of the second part, and that the defend the title to and possession of said real estate	y ,	J .	and successors shall forever warrant and entatives, successors and assigns, against
all lawful claims and demands whatsoever. And the said Wollie E. Pilcher	wife	of the said Nan Pilch	es ,
for said consideration, does hereby release, relinquish successors, and assigns all her right, claim or possibili	, quit claim, transfer and convey unt ty of dower and homestead, or any ri	o the said party of the second part	d, in and to said real estate, forever.
The foregoing conveyance is on condition that:	0		7 - 11. 1. 8
WHERDAS, The said part Lo of the first part.	•		certain principal promissory note, executed
by first partices to second party, of even date herew	ith for <u>500</u>		Dollars, due 2011" 1919
annually and evidenced until maturity of said principal	note byinteres	t coupon notes attached thereto, and fo	st after due; said interest payable semi- rming a part thereof, said interest coupons
being in amounts and payable as follows: My -	915 1/6 too Y like amount	each interest materi	ty Thereoftel.
Now if the said parts and interest coupons. Now if the said parts are said interest coupons place therein provided, and do and perform all and every be released at the expense of first party), otherwise to	ery other covenant and agreement in	nd interest notes according to the ten	or and effect thereof, and at the time and trument shall be null and void (and shall
IT IS FURTHER AGREED By the first particle	hereto that during the continuance in	force of this instrument, or any part	thereof they shall
pay all taxes and assessments, levied against said pre- removal of any buildings or other improvements ther	emises, when due, and they efrom.	will neither commit or per	mit any waste upon said premises, or the 'mutual' Company or Companies on the
ulidings now or befeater epocied on the pressises being the transfer of the pression of the pr	preby conveyed in such Company or the pald for the entire term of the nd additional security for the symen	ompanies as second party may exect be policies which policy or policies shall t of the indebtedness hereby secured a	the sim of s be duly signed and delivered to second and the obligations of this mortgage. Said
Insurance as above rovided, the maintained with a And it is further stipulated that in case the taxe insurance as in this marigage provided, then the second	amounts simed above to long as the s or assessments of any kind levied a id party, heirs, assign	mortgage, or any part of the same, is gainst said premises are not paid whe or legal representatives may pay s	n due, or if there is a failure to maintain uch taxes or assessments, or effect such
insurance and the amounts so expended therefor shall money so expended with interest as provided. IT IS FURTHER AGREED By the part of	l bear interest from the date of such the first part, binding his heirs, legal	expenditure at eight per cent, per and representatives, successors, assigns,	num, and this mortgage is security for the
of this mortgage, or any part thereof, there shall be no shall any mining of any kind or nature be permitted appears of record either at the office of the U. S. Indi	thereon. However, the foregoing pro-	ision shall not apply to any oil or g	as lease now on said premises that now
Il the Indian Territory before Statehand became effective	for Oklahamo but all incomes weall	e ravaltine ar ather maniec or thing of	f value due or to become due from said oil
and gas lease or leases, as well as any other right, titl representatives as a further and additional security for IT IS FURTHER AGREED That in case the part Land Departments of the General Government, or bef	of the second part, leg ore the Commissioner to the Five Ci	as named in this mortgage, al representatives, successors or assi- vilized Tribes at Muskogee, Okla., or	gns shall hereafter appear in any of the before any United States Indian Agency,
that all such costs and expenses occasioned thereby s	hall bear interest at eight ner cent f	rom the date of expenditure and this mo	ortrage shall stand as security for the same.
And in the case of the foreclosure of this mortes the first part an attorney's fee of this dollars, what to the first part attorney's fee. IT IS FURTHER AGREED And understood, that			
when due, or any part thereof, or any interest thereof mining or stripping for coal or other substance on so	n when due, or any tax or assessmented premises contrary to the provision	at herein mentioned, or to maintain in s of this morigage, or a failure to de	diver the said incomes, rents, royalties or
other moneys or thing of value arising from any oil either event, that the whole sum hereby secured shall after at the rate of eight per cent. per annum, and ti	at once and without notice become d	te and payable, at the option of the he heirs, successors, legal representative	older hereof, and shall bear interest there- is or assigns shall be entitled to a fore-
closure of this mortgage and to have the said premis upon the filing of the petition in foreclosure the hold apply the rents therefrom, less the reasonable expendi	or hereof shall be entitled to the pos- tures, to the payment of the indebted	session of said premises, and to each ness secured under this mortgage, and	and every part thereof, and to collect and i for this purpose the holder hereof shall
be entitled to a receiver, to the appointment of which	the mortgagors hereby consent, which	appointment may be made either before there there	ore or after the decree of foreclosure, and
premises is hereby expressly walved. All covenants of indebtedness hereby secured shall in all respects be homestead and stay laws of Oklahoma. His mortgage. IN WITNESS WHEREOF, The said part of the said part	e governed and construed by the law to make subject to one curain	of Oklahoma, and first part to he marting as \$ \$3000. Acts Oct 31	ereby expressly waive all benefits of the
Witnesses to mark, execution and delivery.	the first part flag	dian Pileher	St above witten
	Mediganism gynnogen (sen regularung syng gynnog han de reg	mallie & Pilch	
	Engagements of September 1 and	game Cale 11 1, 12 p. 2 light from 1 ga h. 1 marks 1 agus hay an hard 1 agus martan 1 mar 1 agus paga martan 1	nay ing aran magang mangang mangang mangang ganing paning panang bi dang nag di dang pabing panggal bay a dang m
State of Oklahoma, Julyan	County, ss.	THE RESERVE THE PROPERTY OF TH	State on this 3/" day of
October A 1914, poi	rsonally appeared Nan Ox	ary Public in and for said County and s	
and Mallie & Pelcher			identical person, who executed the within
and foregoing instrument, and acknowledged to me the purposes therein set forth.	hat They executed the sa	me as the way	Robbins
My commission expires.	t de la composition della comp	؟ مون مونا ما در المعادل المعادل في ما المعادل المونان المعادل المونان المعادل الم	Notary Public.
State of Oklahoma,	3/ County, ss. Out	A.D. 19 1 , at 4 25	o'clock My
By OGNEWER	Deputy,	d_eco	Position States Charles