A DEPENDENT OF A

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		A. D. 19, by and between	
		his wife, of	
		of the second part,	······································
rt hagranted, bargained, sold and conve presentatives, successors and assigns, the folio	ved, and dohereby grant, barga wing described real estate and pren	sum of	heirs, le
			1999-1999 (1997) 1999-1999 (1997) 1997 - Milly (1992) 1997 - Milly (1992)
taining	s, more or less, according to Govern		nen en la segura de
		heirs, legal ropresentatives, successors and a ouging, or in any wise appertaining, and all rights of homester heirs, successors, executors, administrators and assigns, of	
and to said real estate and premises; that the ne to the said party of the second part, and th	same is free and clear of all incumb	eized and possessed of an absolute and indefeasible estate of in rances whatsoover, and thata good right heirg, executors, administrators, and successors shi ond partheirs, legal representatives, successo	to sell and convey i all forever warrant a
said consideration, does hereby release, rell	oulsh, oult claim, transfer and con-	., wife of the said	rs. legal representativ
The foregoing conveyance is on condition WHEREAS, The said partof the first		e said party of the second part in the sum of	
first partto second party, of even date	herewith for	tby second party as is evidenced by one certain principal pr	
	ncipal note by	date, until due, and eight per centum interest after due; said interest coupon notes attached thereto, and forming a part there	
Now if the said partof the first part si ce therein provided, and do and perform all a	nall pay or cause to be paid, said prin nd every other covenant and agreen	um, payable semi-annually after due. neipai and interest notes according to the tenor and effect there nent in this mortgage provided, then this instrument shall be n	null and vold (and sl
y all taxes and assessments, levied against sa noval of any buildings or other improvements	thereto that during the continuid premises, when due, and	uance in force of this instrument, or any part thereof,	on said premises, or
lidings now or hereafter erected on the premi formado, with premi rty, assigns, or legal representatives as collat- urance, as above provided, to be maintained in And it is further stipulated that in case the	ses hereby conveyed in such Compar- ums fully paid for the entire term and additional security for the the amounts named above so long taxes or assessments of any kind 1	ay or Companies as second party may elect in the sum of \$	and delivered to seco of this mortgage. S is a failure to maint
murance and the amounts so expended therefore oney so expended with interest as provided. IT IS FURTHER AGREED By the part this mortgage, or any part thereof. there shall	r shall bear interest from the date of the first part, binding his heir be no stripping of any part of the	assigns or legal representatives may pay such taxes or asse of such expenditure at eight per cent, per annum, and this mort s, legal representatives, successors, assigns, grantees and lesse premises herein mortgaged to obtain coal, stone or other mine	gage is security for es, that during the erals or substances.
all any mining of any kind or nature be perm pears of record either at the office of the U. S Indian Territory before Statehood became ef d gas lease or leases, as well as any other rigf resentatives as a further and additional secur	itted thereon. However, the foregolis. Indian Agency at Muskogee or in fective for Oklahoma, but all income it, title or interest of mortgagors the ity for the full performance of the o	ng provision shall not apply to any oil or gas lease now on a the County where the said premises are located or in the prop s, profils, royalties or other monies or thing of value due or to b rein, are hereby assigned to the mortgagee herein, his assign bligations named in this mortcage.	said premises that r per recording District ecome due from said ns, successors, or le
in any Court or Tribunal whatever in order to the all such costs and expenses occasioned they And in the case of the foreclosure of this e first partan attorney's fee of fifty dolla	preserve or protect the title to or eby shall bear interest at eight per mortgage, and as often as any proce	legal representatives, successors or assigns shall hereafter Five Civilized Tribes at Muskogee, Okla., or before any United possession of said premises, or to remove any cloud or clouds cent, from the date of expenditure and this mortgage shall stand edings shall be had or taken to foreclose the same, the holder he e filing of petition in forcelosure and this mortgage shall stand	s from the title ther as security for the sa hereof may recover fi
ion due, or any part thereof, or any interest ning or stripping for coal or other substance are moneys or thing of value arising from an her event, that the whole sum hereby secured for at the rate of eight per cent. per annum, sure of this mortgage and to have the sade J on the filing of the petition in foreelosure th	thereon when due, or any tax or as on said premises contrary to the p y oll and gas lense as above provi- shall at once and without notice be and the said party of the second pa- premises sold and the proceeds ther > holder hereof shall be entitled to	nty herein, or upon a failure or refusal to pay the principal indel sessment herein mentioned, or to maintain insurance as herein rovisions of this morigage, or a failure to deliver the said inco ded, or to comply with any of the agreements or provisions of come due and payable, at the option of the holder hereof, and s rt, his heirs, successors, legal representatives or assigns shall eof applied to the payment of the indebtedness hereby secured the possession of said premises, and to each and every part the adebtedness secured under this mortgage, and for this purpose	a provided, or to per omes, rents, royalties this mortgage; then, shall bear interest the l be entitled to a f d, and that immediatereof, and to collect
entitled to a receiver, to the appointment of ' bolder hereof shall in no case be held to acco- emises is hereby expressly walved. All cover indebtedness hereby secured shall in all respe- nestend and stay laws of Oklahoma.	which the mortgagors hereby consen- unt for any damages, nor for any re- nants and agreements herein contain ets be governed and construed by t	which appointment may be made either before or after the do ntal, or other monies other than those actually received. The ned shall run with the premises hereby conveyed; and this mori he laws of Oklahoma, and first parthereby expressly we sethand_the day and year first above written.	e appraisement of s tgage and the eviden
Witnesses to mark, execution and delivery		مى يەرىپەر بىرىمىيە بىرىمىيە بىرىمىيە بىرىمىيە بىرىمىيە بىرىمىيەت بىرىمىيەت بىرىمىيەت بىرىمىيە مەيمەت بىرىمىيە مەرىپەر بىرىمىيەت بىر	
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te of Oklahoma,BEFORE ME,	County, ss.	" a Notary Public in and for said County and State, on this	day
di foregoing instrument, and acknowledged to		the same asfree and voluntary act and	who executed the wit
poses therein set forth. My commission expires.			Notary Public.
te of Oklahoma, This Instrument was filed for Record on the		A.D. 19, at	