	· #	÷	
ł	ć,	1	5.4
	2	а.	n4

	THIS MORTGAGE, Made this
	County, State
	, of the first part, and
	County, in the State of
asl	WITNESSETH, That the said partof the first part, in consideration of the sum of Dollar h in hand yaid by the said party of the second part, to the said partof the first part, the receipt of which is hereby acknowledged, the said partof the first
	t hagranted, bargained, sold and conveyed, and dohereby grant, bargain, sell and convey unto the said party of the second partheirs, leg
ep	resentatives, successors and assigns, the following described real estate and premises situated in
·0-77	
an dia	
	tainingacres, more or less, according to Government survey thereof.
vitl	TO HAVE AND TO HOLD THE SAME Unto the said party of the second partheirs, legal representatives, successors and assigns forever, togeth h all and singular the tenements, hereditaments, and appurtenances thereunto belonging, or in any wise appertaining, and all rights of homestead exemption.
	And the said partof the first part, forselandheirs, successors, executors, administrators and assigns, covenant with the sa
ari	ty of the second part, that at the date and delivery hereof
	and to said real estate and premises; that the same is free and clear of all incumbrances whatsoever, and thata good right to sell and convey the
	he to the said party of the second part, and that
iefe 11	end the title to and possession of said real estate unto the said party of the second partheirs, legal representatives, successors and assigns, again lawful claims and demands whatsoever,
-18	And the said
or	said consideration, does hereby release, relinguish, out claim, transfer and convey unto the said party of the second parthere, legal representative
uç	cessors, 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 partof the first partjustly indebted to the said party of the second part in the sum of
	Dollars, for actual money loaned to said first partby second party as is evidenced by one certain principal promissory note, execut
oy 1	first partto second party, of even date herewith forDollars, dueDollars, due
Ira	wing interest at the rate ofper centum per annum from date, until due, and eight per centum interest after due; said interest payable sen
ınn	unally and evidenced until maturity of said principal note byinterest coupon notes attached thereto, and forming a part thereof, said interest coupo
oeir	ng in amounts and payable as follows:
•••••	said interest coupons bear eight per centum per annum, payable semi-annually after due.
olad	Now if the said partof 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 a ce 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 sh
	released at the expense of first party), otherwise to remain in full force and effect.
-	
)B¥	IT IS FURTHER AGREED By the first parthereto that during the continuance in force of this instrument, or any part thereof,
em	noval of any buildings or other improvements therefrom.
	tobe and mark in the there want again to measure and maintain alleles of the and insurance the United it was furning it Company or Company or Company or Company
ouil	tobe and mark the that want name to measure and maintain allelas of the and towards towards the United II wat United II Company on Company on the
buil und oar	tobe and mark in the there want again to measure and maintain alleles of the and insurance the United it was furning it Company or Company or Company or Company
ouil Ind Dar Dar	tobe and mark in the there want again to measure and maintain affice of the and investor to measure (in the shift) wat the top of the measure of the measure of the measure of the measure of the shift
ouil and oar nsi nsi	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies) on t ldings now or hereafter erected on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
buil nar nsu nsu nsu	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies on the first part agreeof the first part agree agreee agree a
nor of t	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies) on the light processor of the premises hereby conveyed in such Company or Companies as second party may elect in the sum of $\$ Tornado, with premiums fully paid for the entire term of the policies, which policy or policies shall be duly assigned and delivered to second to the indebtedness hereby secured, and the obligations of this mortgage. Saturance, as above provided, to be maintained in the amounts named above so long as this mortgage, or any part of the same, is in force. 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 rance as in this mortgage provided, then the second party
of t shal	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies on t ldings now or hereafter erected on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
of t shal app :he	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies on the line of the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
of t sha app the and rem	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies on the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies on the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies on the procure agree in the policies, which policy or policies shall be duly assigned and delivered to secon it, assigns, or legal representatives as collateral and additional security for the payment of the indubtedness hereby secured, and the obligations of this mortgage. Sa urance, as above provided, to be maintained in the amounts named above so long as this mortgage, or any part of the same, is in force. 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 mainta urance as in this mortgage provided, then the second party
of t shal app he and reput	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies on the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies on Companies as second party may elect in the sum of \$
of t hal pp he nd ep	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "mutual" Company or Companies on the second party may elect in the sum of \$
of t halipp he and or i hai	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies on t diams now or hereafter erected on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
nor t halupp he and eprind hal	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies hereby conveyed in such Company or Companies as second party may elect in the sum of \$
of t hal upp he and epr hai hai hai hai	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "mutual" Company or Companies) on t diams now or hereafter erected on the premises hereby conveyed in such Company or Companies a second party may elect in the sum of \$
of t hal upp he and or i hal hal he atto	The said partf the first part agree_to procure and maintain policies of fire and tornado insurance (in "stock" not "mutual" Company or Companies) are in this more in the second party conversed in such Companies as second party may elect in the sum of \$
of t halapp he and or i hai he atto who nin oth sith	The said partf the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "mutual" Company or Companies) on the same or here are rected on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
of the halipphe he ind or li- hali he ithe ithe ithe ithe ithe ithe	The said partof the first part agrea_to procure and maintain policies of fire and tornado insurance (in "stock" not "mutual" Company or Companies) on t dings now or hereafter erected on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
of the hall of the hall opping and opping an	The said partof the first part agree_to procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies) on the same rescated on the premises hereby coursed is used. Company or Companies as second party may elect in the sum of \$
of the halipp he and or i hai he atto when in the ith ifte ipp he	The said partof the first part agree_to procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies) on the site receted on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of
of the hall upp he and cept and cept an	The said partof the inst part agree_to procure and maintain policies of fire and icraado insurance (m "stock" not "mutual" Company or Companies on t didugs now or hereafter erected on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
of the hall of the hall opping	The said partof the first part agree_to procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies) on the site rescled on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
of the hall of the hall opping	The said part of the first part agree_to procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies) on it is a light so to be thereafter exceeds on the premises hereby security of any sont of the partment of the indebtedness as second party may elect in the sum of \$
of the hall of the hall opping	The said partof the first part agreeto procure and maintain policies of fire and torrado Insurance (in "stock" not "mutual" Company or Companies) on t dimps now or hereafter erected on the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
of the provide state of the pr	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies as second party may elect in the sum of \$
of the second se	The said partof the first part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies) on t
of the state of th	The said partOf the first part agreeto procure and maintain polletes of fire and tornadon insurance (in "stock" not "mutual" Company or Companies)
of the state of th	The said partOf the first part agree procure and maintain policies of fire and formade insurance (in "stock" not "inutual" Company or Companies) on [1] is main of the proceed on the premiums fully paid for the entire term of the policy or policies shall be duly ansigned and delivered to seen the prince is a shown provided, ben maintained in the amounts named show so long as dish mortgage, or policy and the policy or policy and the second part may be same, is in force. And it is further stipulated that in case the second part may be same, is in force. And it is further stipulated that in case the taxes or assessments of any kind levied against said premises are not paid when duo, or if there is a failure to maint marce as in this mortgage provided, then the second part may. The saigns, grantees are assessments, or effect as urances 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 prince in the date of such expenditure at eight per cent per annum, and this mortgage, is substances, in a force. The saigns grantees are interest there on the date of such expenditure at eight per cent per annum, and this mortgage is security for the same thereof, there shall bear interest from the date of such expenditure at eight per cent per annum, and this mortgage is security for the same thereof, there shall be an stripping of any part of the promises herein mortgaged to obluin ceal, stone or other minors of the grant security bore states. There is a safet as an volta as any other right, tills or interest of mortgages therein, are beer hort and the safet per recording District 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 as a well as any other right, tills or interest of mortgages therein, are basely and all comes, provides and base there and the mortgage shall states assesting or a safet as provided.
of the state of th	The said part of the inst part agree to prouve and maintala policies of ire and formado insurance (in "stock" not "mutual" Company or Companies on t diags now or legal companies hereby conveyed in such Company or Obmpanies as second party may elect in the sum of s
tat	The stall partChe the first port agree to procure and maintain policies of fire and tornado insurance (in "stock" not "nutual" Company or Companies) on
of the shade of th	The said partof the first part agreg to procure and maintain policies of fire and formado narrances (in "stock" not "mutual" Company or Companies on company or Sompanies a second party may elect in the same of the second party or provided, but the second party or provided is the maintained and additional secontry for the payment of the indehibities hereby second, and the obligations of this morigage, or provided, the the second party or provided. The second party or provided is the second party or second party or provided. The second party or provided is the second party or provided is the second party or provided. The second party or provided is the second party or second party or provided. The second party or second party or provided is the second party or the second party or provided. The second party or part is provided. The second party or the second party or provided is the second party or the second party or provided. The second party or the second party or part is provided. The second party or the second party or provided is the second party or part is provided. The second party or the seco
of the state of th	The said partof the first part agree_to procure and maintain policies of fire and tormado insurume (in "stock" and "mutual" Company or Co
of the state of th	The said partof the first part agree_to procure and maintain policies of fire and tormade insuremed (in "stock" not "mutual" Company or C
of t shall app he and or i he atto whe min he atto i tat and atto i tat	The static part the inst part agree_to procure and maintain policies of five and tormade insurances in "stock" not. "instant? Company or Companies as second party music view in the static part and the control of the indebicitors as a second party and view in the static part and the control of the indebicitors as a second party and the obligations of this moritages. So uncertain the amounts an early of the amounts and and the advertes to part of the annots as offer and the obligations of this moritages. So and the amounts and the advertes of the control of such as the indebicitors are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain and the amounts and predicts are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain the paintain and the iso as a second for the part of the part of the perturbation of the part of the part of the part of the perturbation and the predicts and the predicts and the predicts are and there are a forward of the state
of the second se	The static part the inst part agres_to procure and maintain policies of fire and tormade inservations (method? not 'mutual' Company or Companies) or to finge show the statements greated in the proceeding of the statements or companies as second party and steels in the sum of the state of the statements or companies as second party and steels in the sum of the state of the statements of the indebtedines as the statement of the indebtedines of the indebtedi
of the second se	The static part the inst part agree_to procure and maintain policies of five and tormade insurances in "stock" not. "instant? Company or Companies as second party music view in the static part and the control of the indebicitors as a second party and view in the static part and the control of the indebicitors as a second party and the obligations of this moritages. So uncertain the amounts an early of the amounts and and the advertes to part of the annots as offer and the obligations of this moritages. So and the amounts and the advertes of the control of such as the indebicitors are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain and the amounts and predicts are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain the indebicitors are not paid when due, or if there is a failure to maintain the paintain and the iso as a second for the part of the part of the perturbation of the part of the part of the part of the perturbation and the predicts and the predicts and the predicts are and there are a forward of the state
of the second se	The static part the inst part agres_to procure and maintain policies of fire and tormade inservations (method? not 'mutual' Company or Companies) or to finge show the statements greated in the proceeding of the statements or companies as second party and steels in the sum of the state of the statements or companies as second party and steels in the sum of the state of the statements of the indebtedines as the statement of the indebtedines of the indebtedi