THIS MORTGAUE, Made ibla	day ofday of
	, his white, of
	County, in the State of
WITNESSETH, That the said parts	of the first part, in consideration of the sum of Dollars, of the second part, to the said part of the first part, the receipt of which is hereby acknowledged, the said part of the first
	and conveyed, and dohereby grant, bargain, sell and convey unto the said party of the second partheirs, legal
	ns, the following described real estate and premises situated in
rwit:	
ne	
anna an su sanna na ann an su ann an ann an su ann ann an su sann an an ann an an ann an an su sannach ann sua 	
ny na mini na mini na mini na mini na mana kata di sa mana na mini na mini na mini kata kata ya mina na mini ka	
4 	
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outaining	acres, more or less, according to Government survey thereof.
TO HAVE AND TO HOLD TH	E SAME Unto the said party of the second partheirs, legal representatives, successors and assigns forever, together hereditaments, and appurtenances thereanto belonging, or in any wise appertaining, and all rights of homestead exemption.
	rst part, for selection and assigns, covenant with the said
ariy of the second part, that at the	date and delivery hereoflawfully selzed and possessed of an absolute and indefensible estate of inheritance in fee simple
	es; that the same is free and clear of all incumbrances whatsoever, and thata good right to sell and convey the part, and thatwill andheirs, executors, administrators, and successors shall forever warrant and
efend the title to and possession of	said real estate unto the said party of the second partheirs, legal representatives, successors and assigns, agains
Il lawful claims and demands whatso	Dever.
And the said	release, relinquiah, quit claim, transfer and convey unto the said party of the second partheirs, legal representatives
uccessors, 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 or	
	of the first partjustly indebted to the said party of the second part in the sum of
	even date herewith forDollars, due
	per centum per annum from date, until due, and eight per centum interest after due; said interest payable semi
•	v of said principal note by
said	interest coursons hear eight user centum ner annum, navable semi-annually after due.
Now if the said part of the lace therein provided, and do and p	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 and erform all and every other covenant and agreement in this mortgage provided, then this instrument shall be null and void (and shal
	rty), otherwise to remain in full force and effect.
an a	
ay all taxes and assessments, levier	the first parthereto that during the continuance in force of this instrument, or any part thereof,shall against said premises, when due, andwill neither commit or permit any waste upon said premises, or the
	provements inferron, part agreeto procure and maintain policies of fire and tornado insurance (in "stock" not "mutual" Company or Companies) on the in the premises hereby conveyed in such Company or Companies as second party may elect in the sum of \$
nd STornado.	with premiums fully paid for the entire term of the policies, which policy or policies shall be duly assigned and delivered to second es as collateral and additional security for the payment of the indebtedness hereby secured, and the obligations of this mortgage. Said
nsurance, as above provided, to be n And it is further stipulated that	naintained in the amounts named above so long as this mortgage, or any part of the same, is in force. t 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
isurance as in this mortgage providensurance and the amounts so expen	ed, then the second party,helrs, assigns or legal representatives may pay such taxes or assessments, or effect such ded therefor shall bear interest from the date of such expenditure at eight per cent. per annum, and this mortgage is security for the
IT IS FURTHER AGREED By	rovided. the partof the first part, binding his heirs, legal representatives, successors, assigns, grantees and lessees, that during the life ; there shall be no stripping of any part of the premises herein mortgaged to obtain coal, stone or other minerals or substances, no
hall any mining of any kind or nati	, there shall be no surpping of any part of the premises herein mortgaged to obtain coal, stone or other minerais or substances, ho are be permitted thereon. However, the foregoing provision shall not apply to any oil or gas lease now on said premises that now of the U.S. Indian Agency at Muskogee or in the County where the said premises are located or in the proper recording District o
ie Indian Territory before Statehood	to the original agency at managed of m the county where the sharp penness are housed of m the proper rectange particle of a starte of the property of the penness of the pe
epresentatives as a further and addi	tional security for the full performance of the obligations named in this mortgage.
r in any Court or Tribunal whatever	t in case the party of the second part,legal representatives, successors or assigns shall hereafter appear in any of the overnment, or before the Commissioner to the Five Civilized Tribes at Muskogce, Okla, or before any United States Indian Agency In order to preserve or protect the tille to or possession of said premises, or to remove any cloud or clouds from the tille therete
And in the case of the foreclos	asioned thereby shall bear interest at eight per cent, from the date of expenditure and this mortgage shall stand as security for the same ure of this mortgage, and as often as any proceedings shall be had or taken to foreclose the same, the holder hereof may recover from
tiorney's fee.	of fifty dollars, which sum shall be due upon the filing of petition in foreclosure and this morigage shall stand as security for such d understood, that upon a breach of the warranty herein, or upon a failure or refusal to pay the principal indebtedness hereby secured
hen due, or any part thereof, or a	a interstold, that non a order of the wantaty herein of ofor a failure of retain to pay the interfail interest interstant of a sector when due, or any tax or assessment herein mentioned, or to maintain insurance as herein provided, or to permit r substance on said premises contrary to the provisions of this mortgage, or a failure to deliver the said incomes, rents, royalties on
ther moneys or thing of value aris ither event, that the whole sum her	ing from any oll and gas lease as above provided, or to comply with any of the agreements or provisions of this mortgage; then, if eby secured shall at once and without notice become due and pavable, at the outlon of the holder hereof, and shall bear interest there
fter at the rate of eight per cent. I losure of this mortgage and to have	per annum, and the said party of the second part, his heirs, successors, legal representatives or assigns shall be entitled to a fore e the said premises sold and the proceeds thereof applied to the payment of the indebtedness hereby secured, and that immediately
pply the rents therefrom, less the r	reclosure the holder hereof shall be enlitted to the possession of said premises, and to each and every part thereof, and to collect and easonable expenditures, to the payment of the indebtedness secured under this mortgage, and for this purpose the holder hereof shal
he holder hereof shali in no case be	intment of which the morigagors hereby consent, which appointment may be made either before or after the decree of foreclosure, and held to account for any damages, nor for any rental, or other monies other than those actually received. The apprairement of said
f indebtedness hereby secured shall	1. All covenants and agreements herein contained shall run with the premises hereby conveyed; and this mortgage and the evidences in all respects be governed and construed by the laws of Oklahoma, and first parthereby expressly waive all benefits of the
omestead and stay laws of Oklahom IN WITNESS WHEREOF, The	said partof the first part hahereunto sethand_the day and year first above written.
Witnesses to mark, execution a	and delivery.
Na na bio di angli angli angli angli ang	
	County, ss.
tate of Oklahoma,	a Mataux Dublis in and for said County and Dista on this day of
tate of Oklahoma, BEFORE ME,	
tate of Oklahoma, BEFORE ME,	
tate of Oklahoma, BEFORE ME,	19, personally appeared, his wife, to me known to be the identical person who executed the within
tate of Oklahoma, BEFORE ME, und nd foregoing instrument, and acknow urposes therein set forth.	19, personally appeared, his wife, to me known to be the identical person who executed the within wiedged to me that executed the same as free and voluntary act and deed for the uses and
tate of Oklahoma, BEFORB ME, und Ind foregoing instrument, and acknow urposes therein set forth. My commission expires	19, personally appeared, his wife, to me known to be the identical person who executed the within owledged to me that executed the same asfree and voluntary act and deed for the uses and
tate of Oklahoma, BEFORE ME, und Ind foregoing instrument, and acknow wroses therein set forth. My commission expires tate of Oklahoma,	19, personally appeared, his wife, to me known to be the identical personwho executed the within wiedged to me that executed the same asfree and voluntary act and deed for the uses and
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ate of Oklahoma, BEFORE ME, ud doregoing instrument, and acknow urposes therein set forth. My commission expires tate of Oklahoma,	19