473

LA-REAL ESTATE MORTGAGE	an kala kanan manan saya an kanan manan kanan kana Manan kanan kan	n an	DORSET Frintion Company, Danas, Texas-and
THIS MORTGAGE, Made this	day of the second s	A. D. 19.	Weell-
		anterior service and an antipation and antipation antipation antipation and antipation antip	
		, of the second	
WITNESSETH, That the said part sh in hand paid by the said party of th	of the first part, in consideration of t	he sum of	nowledged, the said partof the firm
		argain, sell and convey unto the said party of t remises situated in	
		an an Frankrik an San an Sa	anan in ann an Shaalan an Shaalan a Constant Castro yn d' a dy mae ar samt yn a far yn a mae gal a far yn a ga
		. Anno 2017 - 2017	
		sar na ant di Aguaninster () sartido pa se la terditori e la constanzación de desarra antende e a servica da co	•
		partheirs, legal representatives, belonging, or in any wise appertaining, and all	successors and assigns forever, togethe
And the said partof the first p rty of the second part, that at the date and to said real estate and premises; t ne to the said party of the second part fend the title to and possession of said lawful claims and demands whatsoever	part, forseland and delivery hereoflawfull hat the same is free and clear of all incu t, and thatwill and d real estate unto the said party of the r.	heirs, successors, executors, administratory y seized and possessed of an absolute and indefe mbrances whatsoever, and that heirs, executors, administrators, a second part heirs, legal repres	ors and assigns, covenant with the sal assible estate of inheritance in fee simple- 
said consideration, does hereby relea	so, relinquish, quit claim, transfer and	convey unto the said party of the second part or any rights therein, now or hereafter received	heirs, legal representative
The foregoing conveyance is on conveyance is on conveyance is on conveyance of the solid part		the said narty of the corond next in the sum of	
Dollars	s, for actual money loaned to said first	the said party of the second part in the sum of partby second party as is evidenced by one of	certain principal promissory note, execute
		m date, until due, and eight per centum interes	
nually and evidenced until maturity of	said principal note by	interest coupon notes attached thereto, and for	
	s; rest coupons bear eight per centum per t		u, a car ann ann ann an ann ann ann ann ann an
	t part shall pay or cause to be paid, said rm all and every other covenant and agr , otherwise to remain in full force and ef	nnum, payable semi-annually after due. principal and interest notes according to the ten eement in this mortgage provided, then this inst fect.	or and effect thereof, and at the time and trument shall be null and void (and sha
IT IS FURTHER AGREED By the	first parthereto that during the con	tinuance in force of this instrument, or any part	thereof,Shr
noval of any buildings or other impro The said partof the first part ildings now or hereafter erected on the d \$Tornado, with try, assigns, or legal representatives a	yements therefrom. agree_to procure and maintain policies e premisos hereby conveyed in such Con th premiums fully paid for the entire ter s collateral and additional security for t	of fire and tornado insurance (in "stock" not " pany or Companies as second party may elect in m of the policies, which policy or policies shall in payment of the indebtedness hereby secured, a	mutual" Company or Companies) on it the sum of  Fir be duly assigned and delivered to secon nd the obligations of this mortgage. Sa
urance, as above provided, to be main And it is further stipulated that in	tained in the amounts named above so lo case the taxes or assessments of any kin hen the second party, therefor shall bear interest from the da	ng as this mortgage, or any part of the same, is d levied against said premises are not pald wher irs, assigns or legal representatives may pay su te of such expenditure at eight por cent, per ann	in force. n due, or if there is a failure to mainta
T IS FURTHER AGREED By the this mortgage, or any part thereof, the all any mining of any kind or nature l pears of record either at the office of a Indian Territory before Statehood be d gas lease or leases, as well as any of	partof the first part, binding his i pre shall be no stripping of any part of t be permitted thereon. However, the fore the U. S. Indian Agency at Muskogee or came effective for Oklahoma, but all inco cher right, title or interest of mortgagors	heirs, legal representatives, successors, assigns, g he premises herein mortgaged to obtain coal, st going provision shall not apply to any oil or g in the County where the said premises are local mes, prolits, royalites or other monies or thing of therein, are hereby assigned to the mortgages	as lease now on said premises that no ted or in the proper recording District value due or to become due from said (
IT IS FURTHER AGREED That in nd Departments of the General Govern in any Court or Tribunal whatever in it all such costs and expenses occasion	order to preserve or protect the title to ned thereby shall bear interest at eight	a obligations named in this mortgage. legal representatives, successors or assigned for the civilized Tribes at Muskogee, Okla., or or possession of said premises, or to remove an per cent from the date of expenditure and this mo oceedings shall be had or taken to foreclose the s	ny cloud or clouds from the title there ortgage shall stand as security for the sam
a first partan attorney's fee of fil orney's fee. IT IS FURTHER AGREED And un	fty dollars, which sum shall be due upon nderstood, that upon a breach of the wa	the filing of petition in foreclosure and this m rranty herein, or upon a failure or refusal to pay	norigage shall stand as security for su the principal indebtedness hereby secur
then due, or any part thereof, or any in ning or stripping for coal or other su or moneys or thing of value arking her event, that the whole sum hereby are at the rate of eight per cent, per a source of this morigage and to have th	nterest thereon when due, or any tax or bstance on said premises contrary to th from any oil and gas lease as above pr secured shall at once and without notice annum, and the said party of the second e said premises sold and the proceeds t	assessment herein mentioned, or to maintain in e provisions of this mortgage, or a failure to de ovided, or to comply with any of the agreements become due and payahle, at the option of the ho part, his heirs, successors, legal representative hereof applied to the payment of the indebtedate	surance as herein provided, or to perm liver the said incomes, rents, royalite's s or provisions of this mortgage; then, older hereof, and shall hear interest the s or assigns shall be entitled to a for ses hereby secured, and that immediate
ply the rents therefrom, less the reaso entitled to a receiver, to the appointm a holder hereof shall in no case be held emises is hereby expressly waived. A indebtedness hereby secured shall in a meeteed and size lows of Oklahoma	nuble expenditures, to the payment of th ent of which the mortgagors hereby com it to account for any damages, nor for any all covenants and agreements herein cor all respects be governed and construed b	to the possession of said premises, and to each u o indebtedness secured under this mortgage, and sent, which appointment may be made either befor rental, or other monies other than those actur- tained shall run with the premises hereby couvey by the laws of Oklahoma, and first parthe nto sethand_the day and year fir	I for this purpose the holder hereof sh ore or after the decree of foreclosure, a ally received. The appraisement of sy yed; and this mortgage and the evidence reby expressly waive all benefits of t
Witnesses to mark, execution and			st aboye written.
and the second	an a	B posses da con como de adrigan a seconda esta assessa terrar a da assessa da seconda da seconda da seconda a	an bandan syng staan as a naman weder yn y llef yn y gyfer hae y benyr en ef yn er yn y ferfan yn yn yn yn er y
المراجع المراجع المراجع المراجع		יים היותר האות אמר אי לאור העומינה ביותר להואה האות אירי היים אישור כמורה אי דעי אלי אינה אי לאור העומידה ביותר אישר היים או היים היים אישור אישונה או או היים אישור האור היים אישו	
te of Oklahoma,	County, ss.		
BEFORE ME,		, a Notary Public in and for said County and S	state, on this
d,,	an a	his wife, to me known to be the i	identical personwho executed the with
		ted the same as.	

Deputy.

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Clerk.