488

	.day of
	the first part, and
Cour	nty, in the State of mart,
WITNESSETII, That the said part of the ash in hand paid by the said party of the second	e first part, in consideration of the sum of
	ed, and dohereby grant, hargain, sell and convey unto the said party of the second partheirs, lega
	ving described real estate and premises situated in
مېن مېلو و مېلو و مېلو و مېلو و و مېلو و و مېلو و و مېلو و م د د د د و مېلو	
arada adalah dalam yang dapang kana kana kana kana kana kana kana k	
	more or less, according to Government survey thereof.
	to the said party of the second partheirs, legal representatives, successors and assigns forever, together s, and appurtenances thereunto belonging, or in any wise apportaining, and all rights of homestead exemption.
	selandheirs, successors, executors, administrators and assigns, covenant with the sal ivery hereoflawfully seized and possessed of an absolute and indefeasible estate of inheritance in fee simple
	ame is free and clear of all incumbrances whatsoever, and thata good right to sell and convey the
	ttate unto the said party of the second partheirs, executors, legal representatives, successors and assigns, agains
l lawful claims and demands whatsoever,	
	uish, quit claim, transfer and convey unto the said party of the second partheirs, legal representatives sibility of dower and homestead, or any rights therein, now or hereafter received, in and to said real estate, forever.
ccessors, and assigns all her right, claim or poss	sibility 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 the	
	artjustly indebted to the said party of the second part in the sum of ual money loaned to said first partby second party as is evidenced by one certain principal promissory note, execute
first partto second party, of even date he	
	per contum per annum from date, until due, and eight per centum interest after due; said interest payable semi cipal note by
	ons bear eight per centum per annum, payable semi-annually after due. Al pay or cause to be paid, said principal and interest notes according to the tenor and effect thereof, and at the time an id every other covenant and agreement in this moritagae provided, then this instrument shall be null and void (and shal
	d every other covenant and agreement in this mortgage provided, then this instrument shall be null and void (and sha se to remain in full force and effect.
,	
y all taxes and assessments, levied against said	hereto that during the continuance in force of this instrument, or any part thereof,
moval of any buildings or other improvements The said partof the first part agreeto ildings now or hereafter erected on the premise) procure and maintain policies of fire and tornado insurance (in "stock" not "mutual" Company or Companies) on the s hereby conveyed in such Company or Companies as second party may elect in the sum of \$Fire
d \$Tornado, with premium arty, assigns, or legal representatives as collaters	procure and maintain policies of fire and tornado insurance (in "stock" not "mutual" Company or Companies) on the ss hereby conveyed in such Company or Companies as second party may elect in the sum of \$ Fire mus fully paid for the entire term of the policies, which policy or policies shall be duly assigned and delivered to second al and additional security for the payment of the indebtedness hereby secured, and the obligations of this mortgage. Sale
And it is further stipulated that in case the	the amounts named above so long as this mortgage, or any part of the same, is in force.
oney so expended with interest as provided.	second partyheirs, assigns or legal representatives may pay such taxes or assessments, or effect such shall bear interest from the date of such expenditure at eight per cent, per annum, and this mortgage is security for the
this mortgage, or any part thereof, there shall h	_of the first part, binding his heirs, legal representatives, successors, assigns, grantees and lessees, that during the life be no stripping of any part of the premises herein mortgaged to obtain coal, stone or other minerals or substances, no too the stripping of any part of the premises herein mortgaged to obtain coal, stone or other minerals or substances, no
nears of record either at the office of the U.S.	ted thereon. However, the foregoing provision shall not apply to any oil or gas lease now on said premises that nov Indian Agency at Muskogee or in the County where the said premises are located or in the proper recording District o etive for Oklahoma, but all incomes, profiles, royalities or other monies or thing of value due or to become due from said of
id gas lease or leases, as well as any other right,	, tills or interest of mortgagors therein, are hereby assigned to the mortgagee herein, his assigns, successors, or lega y for the full performance of the objections named in this mortgage
IT IS FURTHER AGREED That in case the p and Departments of the General Government, or is any Court of Tribural whetever is order to	party of the second part,
at all such costs and exnenses occasioned therei	by shall bear interest at eight per cent from the date promises, the or hands any consistent of a security for the same origage, and as often as any proceedings shall be had or taken to foreclose the same, the holder hereof may recover from s, which sum shall be due upon the filling of petition in foreclosure and this mortgage shall stand as security for such
torney's fee.	
hen due, or any part thercof, or any interest the ining or stripping for coal or other substance or	that upon a breach of the warranty herein, or upon a failure or refusal to pay the principal indebtedness hereby secured tereon when due, or any tax or assessment herein mentioned, or to maintain insurance as herein provided, or to permi on said premises contrary to the provisions of this mortgage, or a failure to deliver the said incomes, rents, royalties o
her moneys or thing of value arising from any ther event, that the whole sum hereby secured sl	oil and gas lease as above provided, or to comply with any of the agreements or provisions of this mortgage; then, in the shall at once and without notice become due and payable, at the option of the holder hereof, and shall bear interest there
osure of this morigage and to have the said pro	nd the said party of the second part, his heirs, successors, legal representatives or assigns shall be outilied to a fore remises sold and the proceeds thereof applied to the payment of the indebtedness hereby secured, and that immediately holder hereof shall be entitled to the possession of said premises, and to each and every part thereof, and to collect and
pply the rents therefrom, less the reasonable exp a entitled to a receiver, to the appointment of wh	penditures, to the payment of the indebtedness secured under this mortgage, and for this purpose the holder hereof shall block the mortgagors hereby consent, which appointment may be made either before or after the decree of foreclosure, and
e holder hereof shall in no case be held to account emises is hereby expressly waived. All covenant	nt for any damages, nor for any rental, or other monies other than those actually received. The appraisement of sale
	ts be governed and construed by the laws of Oklahoma, and first partheroby expressly waive all benefits of theheroby expressive written.
Witnesses to mark, execution and delivery	
Witnesses to mark, execution and delivery.	
attende der manandration der mensionen der	
1889 A.C. (1994 - 1997 - 1994) - 1997 -	
ate of Oklahoma, BEFORE ME,	
ate of Oklahoma, BEFORE ME,	day o , personally appeared
ate of Oklahoma,	
ate of Oklahoma,	
ate of Oklahoma,	

Ĩ,