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		A. D. 19
		is wife, ofCounty, State
	County, in the State of	
WITNESSETH, That the said	of the first part, in consideration of the sum of	Dolla receipt of which is hereby acknowledged, the said part of the fit
		convey unto the said party of the second partheirs, leg
		in
wit:	underen - 1. under 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	und Dunge stade opening and the second and the second state of the
والمحافظة والمحافظة والمحافظ	90-10-10-10-10-10-10-10-10-10-10-10-10-10	and a stand of the stand of t
		2017 - California Constantia Constantia Constantia Constantia Constantia Constantia Constantia Constantia Const
a na baabaalayaa waxaa ahaa ahaa ahaalay ahayay ahaya na haranya iyoo haayaana jir madalahaayaa ha ahaa ahaa a	28 28 - 1975 Markada (Marka)	<mark>، دەرەپلەركەر، مەرەپلەركەر، دەرەكەركەركەركەركەركەركەركەركەركەركەركەرك</mark>
an a	₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩	81 - 191 - 1
ntaining	acres, more or less, according to Government survey	thereof.
		heirs, legal representatives, successors and assigns forever, togeth any wise appertaining, and all rights of homestead exemption.
		any wise appertaining, and all rights of homestead exemption. ccessors, executors, administrators and assigns, covenant with the sa
		sessed of an absolute and indefeasible estate of inheritance in fee simple
and to said real estate and premis	es; that the same is free and clear of all incumbrances whatso	never, and that a good right to sell and convey t
		elrs, executors, administrators, and successors shall forever warrant a
fend the title to and possession o lawful claims and demands what	Dever.	heirs, legal representatives, successors and assigns, again
And the said.		Bald
r said consideration, does hereby ccessors, and assigns all her right	elease, relinquish, quit claim, transfer and convey unto the s claim or possibility of dower and homestead, or any rights th	said party of the second partheirs, legal representativ nerein, now or hereafter received, in and to said real estate, forever.
	ана ананулуу каландагы каландар түркүнүнүн бай башкалар караттар айрау барарда барарда андар караттар караттар 	
The foregoing conveyance is a WHEREAS. The said part	of the first partjustly indebted to the said party of	f the second part in the sum of
		nd party as is evidenced by one certain principal promissory note, execut
first part to second party, o		Dollars, due
		e, and eight per centum interest after due; said interest payable ser
	v of said principal note by interest coups	on notes attached thereto, and forming a part thereof, said interest coupo
	interest coupons bear eight per centum per annum, payable s	
Now if the said part	first part shall pay or cause to be paid, said principal and inte	erest notes according to the tenor and effect thereof, and at the time a nortgage provided, then this instrument shall be null and void (and the
	rty), otherwise to remain in full force and effect.	
		of this instrument, or any part thereof.
y all taxes and assessments, levie moval of any buildings or other	the first parthereto that during the continuance in force a squarst said promises, when due, and	will neither commit or permit any waste upon said premises, or t
The said part of the first	nart agreeto procure and maintain policies of fire and force	do insurance (in "stock" not "mutual" Company or Companies) on it
d \$Tornad	, with premiums fully paid for the entire term of the policies	ies as second party may elect in the sum of \$Fi s, which policy or policies shall be duly assigned and delivered to seco c indebtedness hereby secured, and the obligations of this mortgage. Si
surance, as above provided, to be	naintained in the amounts named above so long as this mortga	ige, or any part of the same, is in force. said premises are not pald when due, or if there is a failure to mainta
surance as in this mortgage provides and the amounts so expe	et, then the second party,heirs, assigns or le	agal representatives may pay such taxes or assessments, or effect su ditu 3 at eight per cent, per annum, and this mortgage is security for t
oney so expended with interest as	provided.	
all any mining of any kind or na	are be permitted thereon. However, the foregoing provision s	sentatives, successors, assigns, grantees and lessees, that during the 1 in mortgaged to obtain coal, stone or other minerals or substances, r shall not apply to any oil or gas lease now on said premises that a
norma of record office at the office	of the H S Indian Aganay at Mushagaa on in the County wi	have the cold promises are leasted or in the proper recording ligitlet
d gas lease or leases, as well as a presentatives as a further and add	y other right, title or interest of mortgagors therein, are here tional security for the full performance of the obligations nam	lities or other monies or thing of value due or to become due from said by assigned to the mortgagee herein, his assigns, successors, or le ied in this mortgage.
IT IS FURTHER AGREED Th and Departments of the General (t in case the party of the second part, legal reprovernment, or before the Commissioner to the Five Civilized	resentatives, successors or assigns shall hereafter appear in any of t Tribes at Muskogec, Okla., or before any United States Indian Agen
in any Court or Tribunal whateve at all such costs and expenses oc	r in order to preserve or protect the title to or possession of asioned thereby shall bear interest at eight per cent from the	said premises, or to remove any cloud or clouds from the title there e date of expenditure and this mortgage shall stand as security for the sar
e first partan attorney's fee	ure of this mortgage, and as often as any proceedings shall be of fifty dollars, which sum shall be due upon the filing of pel	e had or taken to foreclose the same, the holder hereof may recover fre tition in foreclosure and this mortgage shall stand as security for su
torney's fee. IT IS FURTHER AGREED A	d understood, that upon a breach of the warranty herein, or	upon a failure or refusal to pay the principal indebtedne * hereby secur
ining or stripping for coal or oth	r substance on said premises contrary to the provisions of th	in mentioned, or to maintain insurance as herein provaed, or to pern his mortgage, or a failure to deliver the said incomes, rents, royalties
ther event, that the whole sum he	eby secured shall at once and without notice become due and	nply with any of the agreements or provisions of this mortgage; then, payable, at the option of the holder hereof, and shall bear interest the
osure of this mortgage and to ha	e the said premises sold and the proceeds thereof applied to	successors, legal representatives or assigns shall be entitled to a fo the payment of the indebtedness hereby secured, and that immediate
ply the rents therefrom. less the	easonable expenditures, to the payment of the indebtedness se	1 of said premises, and to each and every part thereof, and to collect a ecured under this mortgage, and for this purpose the holder hereof sh
e holder hereof shall in no case be	held to account for any damages, nor for any rental, or other	atment may be made either before or after the decree of foreclosure, a monies other than those actually received. The appraisement of s
indebiedness hereby secured shall	in all respects be governed and construed by the laws of O	with the premises hereby conveyed; and this mortgage and the evidence klahoma, and first parthereby expressly waive all benefits of t
mestead and stay laws of Oklahor IN WITNESS WHEREOF, The	said partof the first part hahereunto set	hand_the day and year first above written.
Witnesses to mark, execution	and delivery.	
-	1. (1999 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970 - 1970	
		יון איז
		blic in and for said County and State, on thisday
DEPUKS ME, CONTRACTOR	19. personally appeared	blic in and for said County and State, on this
1d.,		is wife, to me known to be the identical person
d foregoing instrument, and ackn		free and voluntary act and deed for the uses a
rnotos therein out famile		Notary Public.
rposes therein set forth.	diễn tra phonai tra	Notary Public.
rposes therein set forth. My commission expires	na ann an ann ann an ann ann ann ann an	Notary Public.
rposes therein set forth. My commission expires ate of Oklahoma,	County, ss.	and not the second second of the second of the second second second second second second second second second s
rposes therein set forth. My commission expires ate of Oklahoma,	na ann an ann ann an ann ann ann ann an	and not the second second of the second of the second second second second second second second second second s