495

11

THIS MORTOAGE, Made this, of	lay of management of the second se		
of t			
	ty, in the State of	the s	econd part,
WITNESSETH, That the said part	l, and dohereby grant, bargat ng described real estate and promi	n, sell and convey unto the said party	of the second partbeirs, legbeirs,
مىيەر بەرەپىلەر بىرى بەرەپ	ny ana amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o am	aran (2011-149)	an an in an in an
an a	уна Алассина и терефу их баса году унуст, була от факт рада и рокула була Сравновани и 201, радарудин 167 гр.	nne der Simelieiten Mattersprecht dem der Teil Stepsatzen nichten eine Ansteinen Ausseller abgesprechtung an	n na
۱۹۹۹ میں میں دور دور میں کو میں اور دور دور دور میں	an haar in an darii bahar ju an ar an	na ang marang ng n	a matalana ta gawa na m-ta kay ta fisi na sangangana, a nin ka na sa isi ka na sa ana na ana na ana na ana na N
	eteren om stande fortil andet ansamler synologiet for framet af ansagen bei diversite standa and parameter stan	n an tar tar tar tar an	Hanna ann a suide an ann an Anna an Anna an an Anna an Anna an Anna an Anna an Anna an Anna anna ann an Anna an
مر و می این این این این این این این و می می و و می و می این و می این و می این و می این و می این و می این و می و	tearn ritaeteartistatustatustaatus kirkaatu amadan oon taar ayaa ayaa ayaa ayaa ayaa ayaa ayaa	ng de tyle synne i Wyserlad yn fan Heffann dy'n Heffang yn dy'r arlanad y'r Hyffang yn arlen y brynnyn ar hyffa	د در در این
ainingaores,	more or less, according to Governu	ent survey thereof,	
TO HAVE AND TO HOLD THE SAME Unto all and singular the tenements, hereditaments	the said party of the second part	ging, or in any wise appertaining, and	tives, successors and assigns forever, togethe I all rights of homestead exemption.
And the said partof the first part, for			
y of the second part, that at the date and deliv			
nd to said real estate and premises; that the sa e to the said party of the second part, and that			
nd the litle to and possession of said real esta			
awful claims and demands whatsoever.			
said consideration, does hereby release, reling essors, and assigns all her right, claim or poss			heirs, legal representative ceived, in and to said real estate, forever.
The foregoing conveyance is on condition th		ny ho Shritma In Nationa ya kuni ny sitana dyna katana jira ya na na inkanya sa para inkanya sa paramatané mbanky py	n - Alexandra - Ann Anna - An Anna - An Alexandra Anna Anna Anna Anna An Anna An Anna An Anna Anna An Anna An A
WHEREAS, The said partof the first pa		said party of the second part in the sur	m of
			one certain principal promissory note, execute
irst partto second party, of even date he			
ving interest at the rate of	ipal note byi	aterest coupon notes attached thereto, a	
g in amounts and payable as follows:			
said interest coupo Now if the said part of the first part sha se therein provided, and do and perform all and released at the expense of first party), otherwise			e tenor and effect thereof, and at the time an s instrument shall be null and void (and sha
IT IS FURTHER AGREED By the first part. all taxes and assessments, levied against sold	hereto that during the continue	nce in force of this instrument, or any	part thereof,
oval of any buildings or other improvements i	herefrom.	and tornado incurance (in "stock" a	not "mutual" Company or Companies) on th
dings now or hereafter erected on the premises	s hereby conveyed in such Company ns fully paid for the entire term of an additional security for the pa he amounts named above so long as area or assessments of any kind lay	or Companies as second party may ele- the policies, which policy or policies a yment of the indebtedness hereby secun- this mortgage, or any part of the sam ied against said premises are not paid	Fit the sum of \$Fit be duly assigned and delivered to secon red, and the obligations of this mortgage. Sa e, is in force. when due, or if there is a failure to mainta
trance as in this mortgage provided, then the set trance and the amounts so expended therefor a box so expended with interest as provided.	cond party, heirs, a heirs, a heirs, a heirs, a heirs, hei	ssigns or legal representatives may p such expenditure at eight per cent. pe	ay such taxes or assessments, or effect sur r annum, and this mortgage is security for t
IT IS FURTHER AGREED By the part his mortgage, or any part thereof, there shall h il any mining of any kind or nature be permitt	of the first part, binding his heirs, e no stripping of any part of the pr	legal representatives, successors, assig emises herein mortgaged to obtain con	gns, grantees and lessees, that during the ll al, stone or other minerals or substances, n
ears of record enter at the onice of the U.S. Indian Territory before Statchood became effect gas lease or leases, as well as any other right,	indian Agency at Muskogee or in tr tive for Oklahoma, but all incomes, title or interest of mortgagors there for the full performance of the obl	e County where the said premises are profils, royalties or other monies or thi in, are hereby assigned to the mortg rations named in this mortgree	agee herein, his assigns, successors, or leg
IT IS FURTHER AGREED That in cace the j d Departments of the General Government, or n any Court or Tribunal whatever in order to j ; all such costs and expenses occasioned therei	arty of the second part, before the Commissioner to the Fi preserve or protect the title to or po y shall bear interest at eight per o	legal representatives, successors or re Civilized Tribes at Muskogee, Okla. ssession of said premises, or to remov ent, from the date of expenditure and th	is mortgage shall stand as security for the sam
And in the case of the foreclosure of this ma first part. an attorney's fee of fifty dollars rney's fee. IT IS FURTHER AGREED And understood, n due, or any part thereof, or any interest th	, which sum shall be due upon the that upon a breach of the warrant	filing of petition in foreclosure and the v herein, or upon a failure or refusal to	his mortgage shall stand as security for su pay the principal indebtedness hereby secur
Ing or stripping for coal or other substance on r moneys or thing of value arising from any er event, that the whole sum hereby secured s r at the rate of eight per cent, per annum, an ure of this mortgage and to have the said pre	i said premises contrary to the pro oil and gas lease as above provide hall at once and without notice beec d the said party of the second part mises sold and the proceeds theree	visions of this mortgage, or a failure i d, or to comply with any of the agreen me due and payable, at the option of t his heirs, successors, legal represent f applied to the payment of the indeb	to deliver the said incomes, rents, royalties - ments or provisions of this mortgage; then, he holder hereof, and shall bear interest the tatives or assigns shall be entitled to a for iedness hereby secured, and that immediate
a the filing of the petition in foreclosure the i y the rents therefrom, less the reasonable exp nitiled to a receiver, to the appointment of wi holder hereof shall in no case be held to accoun alises is hereby expressly waived. All covenia debtedness hereby secured shall in all respect	tolder hereof shall be entitled to the anditures, to the payment of the indi- ich the mortgagors hereby consent, it for any damages, nor for any rent ats and agreements herein containe	e possession of said premises, and to c ebtedness secured under this mortgage which appointment may be made either al, or other monies other than those d shall run with the premises hereby c	ach and every part thereof, and to collect at a, and for this purpose the holder hereof shir r before or after the decree of foreclosure, an actually received. The appraisement of as conveyed; and this mortgage and the evidenc
lestead and stay laws of Oklahoma. IN WITNESS WHEREOF, The said part			
Witnesses to mark, execution and delivery.		,	anan alalam ya a sa ana ana ana ana ana ana ana ana a

State of Oklahoma, County, ss. a Notary Public in and for said County and State, on this. BEFORE ME, day of . 19_____ personally appeared, his wife, to me known to be the iden;"cal person who executed the within and_ ----والمول واردت بدنونا والدور بيدة الدورات الدورومولاتهن معاف وأورت المناط **...** Notary Public. My commission expires.... intering and the last of the Clerk.Deputy. Ву .. 18

.

÷.,9