fam.2	DOHSEY Printing Company, Stationers, Dallas, Tex.—6:11	
	REAL ESTATE MORTGAGE.	
THIS INDENTURE, Made this	day ofin the year of our Lord One Thousand Nine Hundred	
by and between	and the state of t	
	part, and	
party of the second part:		
	of the first part, for and in consideration of the sum of	
presents do grant, bargain, sell, convey a	and confirm unto said party of the second part, and tosuccessors and assigns, forever, all of the following	
	nd lying and situate in the County of	
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	et constant a serie anno constant a communication of a series of the constant and a series of the constant and the constant a	
	communication and communication constraints are consistent and an action and an action and an action and an action and action and action and action are action as a second action action as a second action action action as a second action actio	
	9. With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining e said party of the second part, and to hers and assigns forever. And the said part	
dohereby covenant and agree that at th	e delivery hereof	
	f all incumbrances, and that will Warrant and Defend the same in the quiet and peaceable possession helps and assigns, forever, against the claims of all persons whomsoever.	
	he preformance of the covenants herein, and the payments to the said	
	helfs, successors and assigns at the office of	
on the first day of	19, according to the terms and conditions of the one promissory note, made and executed by	
data because h with interest the	part of the first part reon from date at the rate of per cent, per cent, per annum, payable annually, but with interest after	
maturity at the rate of ten per cent, per ann	num, which interest is evidenced by coupon interest notes thereto attached.	
taxes or assessments that shall be made upon	art hereby covenantand agreeto pay all taxes and assessments of whatsoever character on said land, and any a said loan or upon the legal holder of said notes and mortgage, on account of said loan by the State of Oklahoma, in	
any there be, or by the County or town wher	eln said land is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured	
and to assign the policies to said party of to to be held by them until this mortgage is ful	he second part as their interests may appear and deliver said policies and renewals to said party of the second part by paid and said party of the first part assumes all responsibility of proof and care and expense of collecting such insur-	
and not to commit or allow any waste on s	part agree	
FOURTH. It is further expressly agreed by and between the parties hereunto that if any default be made in the payment of any part of either said principal or interest notes, when the same become due, or in case of default in the payment of any installment of taxes or assessments upon said premises, or upon said loan, or the premiums for said fire insurance when the same become due, or in case of the breach of any covenant or condition herein contained, the whole of said principal sum named herein, and interest thereon, shall become immediately due and payable, at the option of said second party, and this mortgage may be foreclosed accordingly. And it is also agreed that in the event of any default in payment or breach of any covenant or condition herein, the rents and profits of said premises and		
pledged to the party of the second part, or possession of said premises, by Receiver or	assigns, as additional collateral security, and said party of the second part, or assigns, shall be entitled to	
FIFTH. It is hereby further agreed and renewal, principal or interest notes that may	d understood that this mortgage secures the payment of the principal note and interest notes herein described, and all hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal	
or the interest upon the same during the sal SIXTH. It is further expressly agreed mining be commenced on any part of said la second party having first been secured to con coal, stone or other minerals or substances of	or the interest upon the same during the said time of extension.  SINTH. It is further expressly agreed by and between the parties hereto that no drilling shall be commenced upon said land for oil or gas or any stripping or mining be commenced on any part of said land to obtain coal, stone or other minerals or substances of any character whatsoever without the written consent of said second party having first been secured to commence said drilling, mining or stripping for coal, stone or other minerals or substances of any character whatsoever without the written consent of said coal, stone or other minerals or substances of any character whatsoever shall be commenced on said land without having lirst obtained the written consent of said	
at the option of said second party and this mo SEVENTH. Said partof the first p	part hereby agreethat, in the event action is brought to foreclose this mortgage	
	Dollars, which this mortgage also secures, anddohereby expressly	
The foregoing conditions being performe	ed, this conveyance to be void; otherwise of full force and virtue.	
first shave mentioned	artof the first part hereundo subscribeand affixsealon the day and year	
Executed and Delivered in the Pr	esence of [SEAL]	
gi, yang (ng gyanan (ndaha, mga pangan mangan akan ng ng ng man ki ana nan datangga tengan di Penanghangan menangan	esence of [SEAL] [SEAL]	
An experience of the contract		
	SS.  , a Notary Public in and for said County and State, on thisday of	
BEFORE ME,	, a Notary Public in and for said County and State, on thisday of	
and provided the property of the contract of t	, A. D. 19, personally appeared	
	e thatexecuted the same asfree and voluntary act and deed, for the uses and purposes, Notary Public.	
My Commission expires	Notary Public.	
Filed for Record the	day of	
Вуштана	Deputy, Register of Deeds.	