Form 2	terrena en julius en julius de la composition de la composition de la composition de la composition de la comp Major en la composition de la composit	DURSEY PHINING COMPANY, S	stationers, Dallas, Tax.—16111
	Mark Mark I John I Want have a summary	MODERACE	
	REAL ESTATE	MORTGAGE.	
THIS INDENTURE, Made this	anday of	in the year of our Lord One Thousand N	Ine Hundred
by and between	(\$1.000 miles - 1000 miles -	Company and a second communications of the company of the commandation of the community of the company of the community of th	and
		his wife, of the County of	
	rt, and	and the state of t	eli-mai-redit-delit: yugu i di igis il gendiriya i mamadari isi dam
party of the second part:			
		ition of the sum of	
		whereof is hereby acknowledged, ha granted, bargain and part, and to successors and assigns, fo	
		and State of Okla	· · · · · · · · · · · · · · · · · · ·
		State of Other	
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TO HAVE AND TO HOLD THE SAME	With all and singular the tenement	ts, hereditaments and appurtenances thereunto belonging,	or in anywise appertaining,
and all rights of homestead exemption unto the	said party of the second part, and to.	heirs and assigns forever. And the said	partof the first part
do hereby covenant and agree that at the	delivery hereofthe la	wful ownerof the premises above granted and selzed	of a good and indefeasible
estate of inheritance therein, free and clear of	all incumbrances, and that	will Warrant and Defend the same in the quiet	and peaceable possession
of said party of the second part,			
This mortgage is given as security for th		in, and the payments to the said	
**************************************		heirs, successors an	
		of	
on the first day of		ing to the terms and conditions of the one promissory no	
heaving even date herewith with interest the		per cent. per annum, payableannua	" ·
		coupon interest notes thereto attached.	my, out with interest arter
			ter on said land, and any
		to pay all taxes and assessments of whatsoever charact f said notes and mortgage, on account of said loan by	
		me become due, and to keep the buildings upon the me	,
and to assign the policies to said party of the	a second part as their interests ma	rt, for the sum of	party of the second part
ance if loss occurs.			
and not to commit or allow any waste on sa	id premises.	ences and other improvements on the said land in as goo	
or interest notes, when the same become due	or in case of default in the navmen	nto that if any default be made in the payment of any pa nt of any installment of taxes or assessments upon said p	remisee or upon said loan
or the premiums for said fire insurance when t	to same become due, or in case of the	e breach of any covenant or condition herein contained, the ble, at the option of said second party, and this mortgage ch of any covenant or condition herein, the rents and process of the condition herein.	the whole of said principal
ingly. And it is also agreed that in the even	of any default in payment or break	ch of any covenant or condition herein, the rents and pr	rofits of said premises are
pledged to the party of the second part, or	assigns, as additional col	llateral security, and said party of the second part, or as	ssigns, shall be entitled to
FIFTH. It is hereby further agreed and	understood that this mortgage secu-	res the payment of the principal note and interest notes y extension of time for the payment of said principal debt	herein described, and all
SIXTH. It is further expressly agreed a	y and between the parties hereto the	at no drilling shall be commenced upon said land for oil erals or substances of any character whatsoever without t ing operations and that in the event drilling for oil or gas ommenced on said land without having first obtained the ke the debt which this mortgage secures to immediately	or gas or any stripping or
second party having first been secured to com	mence said drilling, mining or strippi	ing operations and that in the event drilling for oil or gas	or mining or stripping for
second party as aforesaid, such drilling, mini	ng or stripping shall operate to ma	ke the debt which this mortgage secures to immediately	become due and payable
seventh. Said part and this more	art hereby agreethat, in the ever	nt action is brought to foreclose this mortgage	will pay a reasonable
attorney's fee of	Doll	lars, which this mortgage also secures, and	dohereby expressly
waive appraisement of the said real estate. The foregoing conditions being performe	this conveyance to be void; other	wise of full force and virtue.	
IN TESTIMONY WHEREOF, The said p	of the first part hereunto su!	bscribenamennd affixser	alon the day and year
Executed and Delivered in the Pre	sence of		[SEAL]
			FSEATA
			FORATT
Apparatus production of the control			
The State of Oklahoma			
The blace of Oklahoma	SS.		
County of			
BEFORE ME,	Mend somer brak i mergeren han gelage symmetrige der gestricken bet betregtigt som de re die skiedereit er de d	, a Notary Public in and for said County and State, c	on thisday of
Batteriffere f befeift, erfenteren bereiten besteht bereiten besteht b	A. D. 19 personally appeared	and the state of t	
		his wife, to me known to be the identical person who	
		me asfree and voluntary act and deed, f	
WITNESS My hand and official seal.		and the problem of any policy many control of the c	
My Commission expires			Notary Public
	440 market part (10 market part (10 market part) (10 market) (10 m	and to profession a supplier the consist of supplier policy and supplier policy and supplier to the supplier of the consist of	, Notary Public.
the same of the sa	este manada a mender e a sia de manada por este esta de la mende este en el regio de deposito de la mende de m A mende de manada d		Notary Public.
Filed for Record the	lay of		