Ferm 2			DORSEY Printing Company, Stat	ioners, Dallas, Tex.—40111
	REAL EST	ATE MORTGAGE.		
THIS INDENTURE, Made this			of our Lord Our Mhaarand Mar-	***************************************
by and between				
		his wife, of the		The second secon
and State of Oklahoma, partof the first p	part, and	gapangan ang at manang ang ang ang ang ang ang ang ang an	lind gapers, pages an inter-account gath complete limit, one you do not the country of the little and the limit is a transfer and	teganis ada den et ingirilganggah n a isaggap me taga galan pe
party of the second part: WITNESSETH, That the said part.	of the first part, for and in co	nsideration of the sum of		Nollard
toin hand paid, by the said				
presents do grant, bargain, sell, convey a				
described tractpieceor parcelof lan				
	and the second s			
And the state of t				
-				
TO HAVE AND TO HOLD THE SAM				
and all rights of homestead exemption unto the				-
do hereby covenant and agree that at th				
estate of inheritance therein, free and clear of said party of the second part,				d peaceable possession
This mortgage is given as security for i				
manufacture and the second		Дуураб раду түр түүнү түү жүн түске текен текен айын түрүү түрүн түрүн түрүн түрүн түрүн түрүн түрүн түрүн түр Түрү		
on the first day of	· · · · · · · · · · · · · · · · · · ·			•
			,	
bearing even date herewith, with interest the	ereon from date at the rate of	per cent. per annum,	payableannually,	, but with interest after
maturity at the rate of ten per cent, per an				
SECOND. Said part of the first p taxes or assessments that shall be made upon any there be, or by the County or town when	art nereby covenant and agr 1 said loan or upon the legal ho	der of said notes and mortgage,	on account of said loan by the	on said land, and any State of Oklahoma, ii
in some reliable fire insurance company, app and to assign the policies to said party of t to be held by them until this mortgage is ful	he second part as their interes ily paid and said party of the fi	its may appear and deliver said p rst part assumes all responsibility	of proof and care and expense (rty of the second part, of collecting such insur-
ance if loss occurs. THIRD. The said part of the first and not to commit or allow any waste on s	part agreeto keep all build	ings, fences and other improvemen	ts on the said land in as good :	epair as they now are.
FOURTH. It is further expressly agre	ed by and between the parties	navment of any installment of tare	e or acceesments anon said arem	nicae or upon said loan
or the premiums for said fire insurance when sum named herein, and interest thereon, sha ingly. And it is also agreed that in the eve	the same become due, or in case ill become immediately due and	of the breach of any covenant or payable, at the option of said sec	condition herein contained, the ond party, and this mortgage me	whole of said principal be foreclosed accord-
ingly. And it is also agreed that in the ever pledged to the party of the second part, or				
possession of said premises, by Receiver or FIFTH. It is hereby further agreed an	otherwise.			
renewal, principal or interest notes that may	hereafter be given, in the event	of any extension of time for the p	ayment of said principal debt, to	evidence said principal
SIXTH. It is further expressly agreed	by and between the parties her	er minerals or substances of any ch	paracter whatsoever without the	written consent of said
second party having first been secured to concoal, stone or other minerals or substances of	amence said drilling, mining or I any character whatsoever shal	stripping operations and that in the l be commenced on said land with	e event drilling for all or gas or hout having first obtained the v	mining or stripping for written consent of said
second party as aforesaid, such drilling, min at the option of said second party and this mo SEVENTH. Said partof the first	ing or stripping shall operate	to make the dest which this mort lingly.	gage secures to immediately be	come due and payable
attorney's fee of		Dollars, which this mortgage als		
walve appraisement of the said real estate. The foregoing conditions being perform				
IN TESTIMONY WHEREOF, The said parties above mentioned.	partof the first part herew	nto subscribename_	and affixsealseal	on the day and year
Executed and Delivered in the Pi	resence of	Andrew Commence of the Commenc		[SEAL]
				ISPATA
to design or the second second to the second		A control of the property of the control of the con		a capital or similar impagement in consequence management
The State of Oklahoma				
County of	SS.			
BEFORE ME,		n Notary Public in an	d for said County and State, on f	hisday of
	., A. D. 19 personally app	eared	in the control of the state of	and the state of t
and foregoing instrument, and acknowledged to m		his wife, to me known to be	3 the identical person	recuted the within and the uses and nurnoses
therein set forth. WITNESS My hand and official seal.	10 paterting of the community of the control of		•	
New Commission expires	gaarlagawa saka siin 8 syi upus - n nyotaggaawaa antishiind aasu aat 1600000		and the second section of the second second section is a second of the second s	
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Вужения	Deputy,	Many restrict to the second control of		Register of Deeds.