				cord

میں۔ ا

.. جند ک<u>م</u>

the second second

CARLE Distance

Although a consideration of a consideration of the

ø

• •]

 $f_{i}^{\rm s}$

4

ij,

 h_{μ}

FROM			LAHOMA,		
то			A. D., 19, at d in book	o'clock	
		Fee, \$			
THIS INDENTURE, Made this	والمالية المركز فإراب بالاعا بالمرابع والمرابع والمرابع والمرابع والمرابع والمرابع والمرابع والمرابع	by and between	and the second		
his wife, of the County of	and		of the first part, an		
party of the second part: WITNESSETH, That the said pa	art of the first part, for a	id in consideration of the	sum of		
part, the receipt whereof is hereby ackn confirm unto said party of the second p of land lying and slivate in the County	art, and to management success	argained and sold, and by ors and assigns, forever, a	these presents do gri Il of the following described	ant, bargain, sell, co l tract plece or	nvey
	n an				
		a tang barang sa	a da anti-arresta da anti- 1915 - Antonio Antonio Antonio Antonio 1916 - Antonio Antonio Antonio Antonio Antonio Antonio Antonio Antonio A	an a	
					1
		a da serie de la composición de la comp Porte de la composición de la composició			
			an de la construction de la construction De la construction de la construction de la construction de la constru De la construction de la constructio	ala ya maja di misang si kata pangan Manang sang sang sang sang sang sang sang	
ener her en en en en en generalen en e					
the same in the quict and peaceable pos- vhomsoever.	ession of said party of the second	nd part, heirs	and assigns, forever, again	nst the claims of all	
the same in the quiet and peaceable post whomsoever. This mortgage is given as accu uccessors and assigns at the office of	ession of said party of the secon rity for the performance of the	nd part, heirs	and assigns, forever, again	nst the claims of all	i pers he . Dol
the same in the quiet and peaceable post whomsoever. This mortgage is given as accu successors and assigns at the office of n the principal sum of	rity for the performance of the	nd part, heirs a cevenants hereir, and the ding to the terms and cond	and assigns, forever, again o payments to the said utions of the one promissory	nst the claims of all	l pers ho Doll
the same in the quiet and peaceable post whomsoever. This mortgage is given as accu- successors and assigns at the office of in the principal sum of on the first day of part of the first part, bearing even annually, but with interes	ession of said party of the secon rity for the performance of the , 19, , 19, , , , , , , , , , , , , , ,	nd part, heirs a covonants herein, and the ding to the terms and cond roon from date at the rate for par cont are annual w	and assigns, forever, again o payments to the said litions of the one promissory of	nst the claims of all y note, made and car per cent per annum	Doll pays
the same in the quiet and peaceable post whomsoever. This mortgage is given as accu- successors and assigns at the office of n the principal sum of on the first day of nart of the first part, bearing even annually, but with interes nierest notes thereto attached. SECOND_Sald part of and, and any taxes or assessments that Site of Okiahoma, if any there be, or b nortgaged premises insured in some rel lollars, and to assign the policies to safe second part, to be held by them until this occur	ession of said party of the secon rity for the performance of the second second second second date herewith, with interest the t after maturity at the rate of the first part hereby seconds, shall be made upon said loan of the county or town wherein s able fire insurance company, ap i party of the second part, as the source and second second second second second second second second second second second second second second second second second second se	ad part, heirs a cevenants herein, and the ding to the terms and cond roon from date at the rate ten per cont per annun, w and agreeto pay to legal holder of ad land is situnted, when peroved by the party of the lef interests may appear a id party of the first part b	and assigns, forever, again payments to the said	nst the claims of all y note, made and car per cent per annum, whatsoever characto n account of said ion b keep the buildings renewals to saf? yoo and care and	Doll Doll cuted , pays - cou r on s upon ty of expe
the same in the quiet and peaceable post whomsoever. This mortgage is given as accu- successors and assigns at the office of n the principal sum of on the first day of nart of the first part, bearing even annually, but with interes nierest notes thereto attached. SECOND_Sald part of and, and any taxes or assessments that Site of Okiahoma, if any there be, or b nortgaged premises insured in some rel lollars, and to assign the policies to safe second part, to be held by them until this occur	ession of said party of the secon rity for the performance of the second second second second date herewith, with interest the t after maturity at the rate of the first part hereby seconds, shall be made upon said loan of the county or town wherein s able fire insurance company, ap i party of the second part, as the source and second second second second second second second second second second second second second second second second second second se	ad part, heirs a cevenants herein, and the ding to the terms and cond roon from date at the rate ten per cont per annun, w and agreeto pay to legal holder of ad land is situnted, when peroved by the party of the lef interests may appear a id party of the first part b	and assigns, forever, again payments to the said	nst the claims of all y note, made and car per cent per annum, whatsoever characto n account of said ion b keep the buildings renewals to saf? yoo and care and	Doll Doll cuted , pays - cou r on s upon ty of expe
successors and assigns at the office of n the principal sum of	ession of said party of the secon rity for the performance of the second second second second date herewith, with interest the t after maturity at the rate of the first part hereby seconds, shall be made upon said loan of the county or town wherein s able fire insurance company, ap i party of the second part, as the source and second second second second second second second second second second second second second second second second second second se	ad part, heirs a cevenants herein, and the ding to the terms and cond roon from date at the rate ten per cont per annun, w and agreeto pay to legal holder of ad land is situnted, when peroved by the party of the lef interests may appear a id party of the first part b	and assigns, forever, again payments to the said	nst the claims of all y note, made and car per cent per annum, whatsoever characto n account of said ion b keep the buildings renewals to saf? yoo and care and	Doll Doll cuted , pays - cou r on s upon ty of expe
the same in the quiet and peaceable post whomsoever. This mortgage is given as accu- successors and assigns at the office of n the principal sum of on the first day of nart of the first part, bearing even annually, but with interes nierest notes thereto attached. SECOND_Sald part of and, and any taxes or assessments that Site of Okiahoma, if any there be, or b nortgaged premises insured in some rel lollars, and to assign the policies to safe second part, to be held by them until this occur	ession of said party of the secon rity for the performance of the second second second second date herewith, with interest the t after maturity at the rate of the first part hereby seconds, shall be made upon said loan of the county or town wherein s able fire insurance company, ap i party of the second part, as the source and second second second second second second second second second second second second second second second second second second se	ad part, heirs a cevenants herein, and the ding to the terms and cond roon from date at the rate ten per cont per annun, w and agreeto pay to legal holder of ad land is situnted, when peroved by the party of the lef interests may appear a id party of the first part b	and assigns, forever, again payments to the said	nst the claims of all y note, made and car per cent per annum, whatsoever characto n account of said ion b keep the buildings renewals to saf? yoo and care and	Doll Doll cuted , pays - cou r on s upon ty of expe
the same in the quiet and peaceable post whomsoever. This mortgage is given as accu- successors and assigns at the office of n the principal sum of on the first day of nart of the first part, bearing even annually, but with interes nierest notes thereto attached. SECOND_Sald part of and, and any taxes or assessments that Site of Okiahoma, if any there be, or b nortgaged premises insured in some rel lollars, and to assign the policies to safe second part, to be held by them until this occur	ession of said party of the secon rity for the performance of the second second second second date herewith, with interest the t after maturity at the rate of the first part hereby seconds, shall be made upon said loan of the county or town wherein s able fire insurance company, ap i party of the second part, as the source and second second second second second second second second second second second second second second second second second second se	ad part, heirs a cevenants herein, and the ding to the terms and cond roon from date at the rate ten per cont per annun, w and agreeto pay to legal holder of ad land is situnted, when peroved by the party of the lef interests may appear a id party of the first part b	and assigns, forever, again payments to the said	nst the claims of all y note, made and car per cent per annum, whatsoever characto n account of said ion b keep the buildings renewals to saf? yoo and care and	Doll Doll cuted , pays - cou r on s upon ty of expe
the same in the quict and peaceable post whomsoever. This mortgage is given as accu- successors and assigns at the office of n the principal sum of	ession of hald party of the secon rity for the performance of the second party as the performance of the second party as the performance of the second part levels of the second part levels covenant. Shall be made upon sold loca of able fire indurance company, and i party of the second part, as the smortgage is fully paid and as second part agree to keep low any wasto on said promises y agreed by and between the sum answer by and between the sum are bed and the pros- stall be made the part and interest sed accordingly. And it is also said promises are plodged to it jars, shall be entitled to posses reed and understood that this may there and herein, and interest y part of said hand to obtain co ing first been secured to commor , stone or other mineral substan second party as aforcead, such any agreed to option of said sec the first part party as aforcead, such as able at the option of said sec	nd part, heirs a cevenants herein, and the ding to the terms and cond freen from date at the rate ten per cent per annun, w and agreeto pay (autor of the semi holder proved by the party of the recon from date at the rate ten per cent per annun, w and agreeto pay (autor of the semi holder proved by the party of the reconstruction of the freet part of the party of the freet part of a parties hereunto that if an agreed that in the event of the room shall become inn agreed that in the event of the party of the second part, sion of said premises, by ri- be given, in the event of a the of a secures the hay be given, in the event of the second part, sion of said premises, by ri- be a the of the second part, be a the of the second part, be a the of the second part, a the second party and this mortgan that, in the event action is	and assigns, forever, again o payments to the said	st the claims of all st the claims of all y note, made and exc per cent per annum, whatsoever churacter account of said ion Keep the buildings renewale to said par i perof and care and said land in as gor ayment of any part at the option of sail of the option of sail of and interest notes he payment of said par of and interest notes he payment of said par additional collateral of and interest notes he payment of said par additional collateral of and interest notes he payment of said par at the option of sail part of any the over whith hat in the event aff on said land withou he debt which this n ingigy.	I pers I pers Doll acuted , pays , pays
the same in the quict and peaceable post whomsoever. This mortgage is given as accu- successors and assigns at the office of in the principal sum of	ession of said party of the secon rity for the performance of the rity for the performance of the 	ad part, heirs a cevenants herein, and the ding to the terms and cond from from date at the rate ten per cent per annun, w and agrec to pay i rupon the legal holder of the per cent per annun, w and agrec to pay i rupon the legal holder of the per cent per annun, w and agrec to pay i rupon the legal holder of the party of the first part of of default in the payment ten the same become due. O thereon, shall become fue to rate of the second part, son of said premises, by ri- ter the same become fue to fast the dressent. thereon shall become fue to fast the de extension. les hereto that ne drilling the soid drilling, mining o ce of any character what that the event action is hat, to event action is dollars, which this mortga.	and assigns, forever, again b payments to the said	st the claims of all st the claims of all y note, made and exc per cent per annum, whatsoever churacter account of said ion Keep the buildings renewale to said par i perof and care and said land in as gor ayment of any part at the option of sail of the option of sail of and interest notes he payment of said par of and interest notes he payment of said par additional collateral of and interest notes he payment of said par additional collateral of and interest notes he payment of said par at the option of sail part of any the over whith hat in the event aff on said land withou he debt which this n ingigy.	I pers I pers Doll acuted , pays , pays
the same in the quict and peaceable post whomsoever. This mortgage is given as secu- successors and assigns at the office of n the principal sum of	ession of hald party of the secon rity for the performance of the rity for the performance of the 	nd part, heirs a cevenants herein, and the ding to the terms and cond roon from date at the rate ten per cont per annun, w and agree to pay w no the legal holder of add iand is situated, when the legal holder of add iand is situated, when heir interests may appear a the part of the first part of the distance of the first part of o all buildings, fences and parties hereunto that if an the come due, or the default in the payment ten tho same become due, or the default in the ayment ten tho same become due, or the default in the event of r said lime of extension. be given, in the event of r said lime of extension. les horeto that no criling al, stome or other minerate the same diffiling, mining of ces of any character what that, in the event action is dollars, which this moriga. be void; otherwise of full;	and assigns, forever, again a payments to the said	set the claims of all y note, made and ex- per cent per annum, whatsoever charactor whatsoever charactor accoute charactor b keep the buildings renewals to safd yar y proof and care and said land in as goo ayment of any part es or assessments w ny covenant or condit at the option of said processment of any cov additional collaterat to and interest noice he he ayment of all or at the option of said id land for oil or gan to and interest noice he ave whatsoever within int all and withou he event dri on said land withou he debt whole this n lingty- io hereby to	I perz h b b b b b b b b c c c c c c c c c c c c c
the same in the quict and peaceable post whomsoever. This morigage is given as accu- successors and assigns at the office of in the principal sum of	ession of hald party of the secon rity for the performance of the 	nd part, heirs a cevenants herein, and the ding to the terms and cond from from date at the rate ten per cent per annun, w and agrec to pay i r upon the legal holder of the per cent per annun, w and agrec to pay i r upon the legal holder of the per cent per annun, w and agrec to pay i r upon the legal holder of al land is sluated, when id party of the free part of a land is fluated, when id party of the free part of a land is fluated, when a la buildings, fences and here the same become due, o all buildings, fences and here the same become due, o the free of the strend part, is not of said premises, by ri tortrage secures the pay be given, in the event of i al, store or other minerais and all drilling, mining or stripp ond party and this morigan that, in the event action is dollars, which this morigan	and assigns, forever, again a payments to the said	st the claims of all r note, made and exa per cent per annum, whatsoever churactor account of said ion beep the buildings renewals to said par proof and care and sold land in as goo ayment of any part es or assessments u proof and care and additional collatoral of and interest notes ha payment of said additional collatoral additional collatoral additional additional collatoral additional additio	I pers here a second balance of the second
the same in the quict and peaceable post whomsoever. This morigage is given as accu- successors and assigns at the office of in the principal sum of	ession of said party of the secon rity for the performance of the rity for the performance of the 	ad part, heirs a cevenants herein, and the ding to the terms and cond recon from date at the rate ten per cent per annun, w and agrec to pay i rupon the legal holder of all hand is sluated, when proved by the party of the lef naterests may appear a did and is sluated, when proved by the party of the lef naterests may appear and hangs, fences and be all buildings, fences and parties hereunio that if an of default in the payment in the same become due. o thereon, shall become in bortance secures the pay be given, in the event of the shall the de extension. les hereto that no drilling in stome or other minerals and party and this morigat that, in the event action is dollars, which this morigat	and assigns, forever, again b payments to the said	st the claims of all note, made and eas per cent per annum, per cent per annum, whatsóever character account of said ion b keep the buildings renewals to said par proof and care and said land in as goc additional collatorni the option of sai or breact of any cov additional collatorni the applient of said profer whatsoever with that in the event dri on said land withou he debt which this n ingy.	I pers h pers b pers b pers b pers cour
the same in the quict and peaceable post whomsoever. This mortgage is given as accu- successors and assigns at the office of in the principal sum of	ession of said party of the secon rity for the performance of the rity for the performance of the 	ad part, heirs a cevenants herein, and the ding to the terms and cond froon from date at the rate ten per cont per annun, w and agrec to pay a tr upon the legal holder of tr upon the legal holder of the part of the first part of all having situated, with left interests may appear a paties hereunto that if ar of defauit in the payment in the same become due, o agreed that in the event of agreed that in the event of agreed that in the event of agreed that in the event of the party of the scent of agreed that in the event of agreed that in the event of agreed that in the synch the store or other minerals to find any character what des hore or other minerals dollars, which this moriga. be void; otherwise of full thereunto subscribe	and assigns, forever, again a payments to the said	set the claims of all r note, made and exa per cent per annum, whatsoever character account of said ion beep the buildings renewals to said par (proof and care and sold land in as goo ayment of any part es or assessments up renewals to said par tes or assessments up or breach of any part es on an interest notes had hind for oil or ga additional collateral of and interest notes had hand for oil or ga interest which this n ingay. 	<pre>i pers i pe</pre>
the same in the quict and peaceable post whomsoever. This mortgage is given as accu- successors and assigns at the office of in the principal sum of	ession of said party of the secon rity for the performance of the rity for the performance of the 	ad part, heirs a cevenants herein, and the ding to the terms and cond froon from date at the rate ten per cont per annun, w and agrec to pay a tr upon the legal holder of tr upon the legal holder of the part of the first part of all having situated, with left interests may appear a paties hereunto that if ar of defauit in the payment in the same become due, o agreed that in the event of agreed that in the event of agreed that in the event of agreed that in the event of the party of the scent of agreed that in the event of agreed that in the event of agreed that in the synch the store or other minerals to find any character what des hore or other minerals dollars, which this moriga. be void; otherwise of full thereunto subscribe	and assigns, forever, again a payments to the said	set the claims of all set the claims of all y note, made and ex- per cent per annum, whatsdever characton n account of said lon b keep the buildings renewals to sai/ part said land in as goo ayment of any part est or assessments u my covenant or condit at the oplion of said additional collaterat additional collaterat additional collaterat a conduct collaterat additional collaterat additional collaterat additional collaterat additional collaterat additional collaterat at the oplion of said additional collaterat at the oplion of said additional collaterat act my which this n rigage	<pre>i personality of the second seco</pre>
the same in the quict and peaceable post whomsoever. This mortgage is given as accu- successors and assigns at the office of in the principal sum of	ession of hald party of the secon rity for the performance of the rity for the performance of the 	ad part, heirs a cevenants herein, and the ding to the terms and cond froon from date at the rate ten per cent per annun, w and agrec to pay a tr upon the legal holder of tr upon the legal holder of the part of the first part of all having situated, with left interests may appear a paties hereunto that if ar of defauit in the payment in the same become due, o agreed that in the event of agreed that in the event of agreed that in the event of agreed that in the event of the party of the scent of agreed that in the event of agreed that in the event of agreed that in the synch the store or other minerals to for a part of the scent of default and catenation. Tes hereto that ne drilling that, in the event action is dollars, which this moriga. be void; otherwise of full thereunto subscribe	and assigns, forever, again a payments to the said	set the claims of all y note, made and ex- per cent per annum, whatsoever ch.ractor account of said ion Xeep the buildings renewals to said par i peod and care and said land in as gor ayment of any part as or assessments if at the option of said for any land of any coy additional collateration of and interest notes had hand the event dri on and land withou ne debt wholich this n ingige rio hereby c	<pre>i pers i pers pers pers pers pers pers pers pers</pre>
the same in the quict and peaceable post whomsoever. This morigage is given as accu- successors and assigns at the office of in the principal sum of	ession of hald party of the secon rity for the performance of the rity for the performance of the 	ad part, heirs a cevenants herein, and the ding to the terms and cond froon from date at the rate ten per cent per annun, w and agrec to pay a tr upon the legal holder of tr upon the legal holder of the part of the first part of all having situated, with left interests may appear a paties hereunto that if ar of defauit in the payment in the same become due, o agreed that in the event of agreed that in the event of agreed that in the event of agreed that in the event of the party of the scent of agreed that in the event of agreed that in the event of agreed that in the synch the store or other minerals to for a part of the scent of default and catenation. Tes hereto that ne drilling that, in the event action is dollars, which this moriga. be void; otherwise of full thereunto subscribe	and assigns, forever, again payments to the said	set the claims of all r note, made and exa per cent per annum, whatsoever churacter account of said ion beep the buildings renewals to said par proof and care and said land in as gor ayment of any part es or assessments uny covenant or condi- ary the option of said additional collateral of and interest notes ba payment of said aid land for oil or ga additional collateral of any here by the here the option of said aid land for oil or ga interest notes ba payment of said aid land for oil or ga renew different dei here debt which this n ingly. 	<pre>i pers i pers pers pers pers pers pers pers pers</pre>
the same in the quict and peaceable post whomsoever. This morigage is given as accu- successors and assigns at the office of in the principal sum of	ession of hald party of the secon rity for the performance of the rity for the performance of the 	a cevenants herein, and the cevenants herein, and the ding to the terms and cond recon from date at the rate ten per cent per annun, w and agrec	and assigns, forever, again payments to the said	<pre>nst the claims of all nst the claims of</pre>	<pre>i pers i pers pers i pers i pers i pers i por i por i pers i</pre>
the same in the quict and peaceable post whomsoever. This mortgage is given as secu- successors and assigns at the office of n the principal sum of	ession of hald party of the secon rity for the performance of the 	A D. 19 personal	and assigns, forever, again a payments to the said	said County and State	<pre>i pers i pers pers i pers i pers i pers i por i por i pers i</pre>
the same in the quict and peaceable post whomsoever. This morigage is given as accu- successors and assigns at the office of n the principal sum of	ession of hald party of the secon rity for the performance of the 	A D. 19 personal	and assigns, forever, again payments to the said	said County and State	<pre>i personality of the security of the secu</pre>
the same in the quiet and peaceable post whomsoever. This morigage is given as accu- successors and assigns at the office of n the principal sum of	ession of said party of the secon rity for the performance of the 	A D. 19 personal	and assigns, forever, again payments to the said	said County and State	<pre>i personality of the security of the secu</pre>

5 0 IJ.

Ű

38