	REAL ESTATE MORTGAGE.	To Control of the Con
THIS INDENTURE, Made this factable day	y of Lebusary, A. D. 1914, by and between Les	ward Boansand
of the County of Tulka ar	nd State of Oklahoma, particul of the first part, and	
WITNESSETH, That the said protected of the first	, for and in consideration of the sum of List hundred for	fly and will make to
in hand paid, by the said part of the	second part, the receipt whereof is hereby acknowledged, haudesid parted of the second part and to held heirs and assignment to held heirs and assignment.	ns, forever, all of the following described tract
fing (5) block Not fourteen	three (3) and four (1) in black H (14) - with all insprovements the y to the rearded plat thereof	
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	nd singular the tenements, hereditaments, and appurtenances there the second part, and to————————————————————————————————————	
covenant and agree that at the delivery hereof	lawful owner of the premises above granted and seize	d of a good, indefeasible estate of inheritance there-
heirs and assigns, forever, against the lawful claims of al	will warrant and defend the same in the quiet and peaceable po il persons whomsoever.	ssession of said parta of the second part
	, executed and delivered upon the following conditions, to-wit:	huntred of the and notice
Management and the second seco	Dollars, being for a loan made by the said s	econd part to the said first part , and pay-
Table 1"/4/0, and payable to the order	ertain negotiable promissory noteexecuted and delivered by the professional part and the fourth of the fourth o	he said first part , bearing date
with interest thereon from date until maturity at the rate	e of eight per cent per annum, payable annually, w	hich interest is evidenced bycoupon
-interest-notes of even date herowith, and executed by the	said first part one, (the first) for Dollars each due on the	Dollars, due on the day of day
respectively. Each of said principal and interest notes be	per interest of the meturilizant the without the percent are non	um, and are made payable at the order of said second
part	with exchange on New York.	
SECOND: The said part of the first part agree to commit or allow any waste on said premises.	eto keep all buildings, fences and other improvements on the	said land in as good repair as they now are, and not
THIRD: It is further expressly agreed by and betw notes, when the same become due, or in case of default in insurance as hereinafter provided, when the same become herein, and interest thereon, shall become immediately default in payment or breach of any covenant or condition is additional collators, security and said any to contact the sec	reen the parties hereunto that if any default be made in the paymen the payment of any installment of taxes or assessments upon said a due, or in case of the breach of any covenant or condition herein upon and payable, and this mortgage may be foreclosed accordingly, serein the rents and profits of said premises are pledged to the part your part, or assigns, shall be entitled to possession of said premise agree, in the event action is brought to foreclose this mortga	ent of any part of either said principal or interest premises, or upon said loan, or the premium for fire contained, the whole of said principal sum named And it is also agreed that in the event of any decorate of the second part, or the second part of the second part, or the second part of the second part, or the second part of the sec
of requear (cel Dollars, whi	ch this mortgage also secures.	
or interest notes that may hereafter be given, in the even during the said time of extension. SIXTH: Said part	I that this mortgage secures the payment of the principal note and tof any extension of time for the payment of said principal debt, to any and agreed to pay all taxes and assessments of whatever characteristics.	evidence said principal or the interest upon the same ter on said land, and any taxes or assessments that
is situated, when the same become due, and to keep the l	said notes and mortgage on account of said loan, by the State of Ok buildings upon the mortgaged premises insured in some reliable fire Dollars, and to assign the policies to said part of the se ume all responsibility of proof and care and exponse of collect	insurance company, approved by the partes of the
SEVENTH: It is further greed by and between the commenced upon said premises, whother by shaft-ministances of any character whatsoever, such drilling or min	Dollars, and to assign the policies to said part of the se ume all responsibility of proof and care and expense of collect ale parties hereto that should drilling becommenced upon said pre- ng, stripping, or any other process for the purpose of removing fre- ing shall operate to make the dobt which this mortgage secures pay full payment of said mortgage debt at any time.	lseant any time for oil or gas, on mining operations m said land any coal, minerals, stane or other such able upon demand, and second part hereto shall (gaid second part) may demand such (pay-
ment, and in the event first part fall to pay said ge	ent immediately apon such demand being made, then the second p	artalkell be enfitled to enforce the payment of
The foregoing conditions being performed, this con	is if first part. and defaulted in the performance of all the other consideration do thereby expressly waive appraisement of salveyance to be void; otherwise of full force and virtue.	i real estate, and all beneat of the homestead exemp-
IN TESTIMONY WHEREOF, the said particle of mentioned.	the first part hereunto subscribed and and and and and and and and and an	seat on the day and year first above
September 19 Control (1988) (1991) 1 1 2 24 a.	Escie De	(Seal)
State of Oklahoma,		
County of Tulsa.	a restain Peralin	Children and Child
Before me, Cland D. Nellefille porson	nally appeared and some some to be the	r said County and State, on this secretal day of
foregoing instrument, and acknowledged to me that WITNESS my hand and official seal the day and y	Coff a executed the same as Tilled free and voluntary act a	nd deed, for the uses and purposes therein set forth.
My commission expires Minzula 1011	Ila. Sleet.	Notary Public.
Filed for Record the 5 day of 72 tern	A.D. 196 at o'clock Mi, and Recorded th	a day of A.D. 19
By	deputy.	Register of Decds.