REAL ESTATE MORTGAGE.	
THIS INDENTURE, Made this Stinst day of July and flower of Baird for	A. D. 19.L., by and between W. W. Baird
of the County of, and State of Oklahoma, partAl	
WITNESSETH, That the said part less of the first for and in consideration of the first for and in consideration of the first for and in consideration of the first for and in hand paid, by the said part for the second part, the receipt where do grant, bargain, sell, convey and confirm unto the said part for the second pipece, or parcel, of land, lying and situate in the County of Stubac.	e sum of June Processand File Hundred 4.05/100 Dollars, to of is hereby acknowledged, hath granted, bargained and sold, and by these presents
South puest quarter (AM/14) of sellion	Fourteen (14)
Township Septem (16) morro Hange	TREASURER'S ENDORSEMENT Thereby certify that I received 1.2.3. and issued Receipt No. 3/1.7 therefor in payment of mortgage tax on the
	within mortgage.
	Ed Dellon Gounty Treasurer:
	County Treasurer.
rights of homestead exemption unto the said part of the second part, and to his covenant and agree that at the delivery hereof the lawful owner of the in, free and clear of all incumbrances, and that the lawful claims of all persons whomsoever. PROVIDED ALWAYS, and this instrument is made executed and delivered upon the	ne premises above granted and seized of a good, indefeasible estate of inheritance there is same in the quiet and peaceable possession of said part
There Hundred and notice Dollars, 1	in the principal sum of Juv Thousand seing for a loan made by the said second part to the said first part les, and pay-
able according to the tenor and effect of	oteexecuted and delivered by the said first part Ala, bearing date
interest notes of even date herewith, and executed by the said first parties, one, (the	num, payable annually, which interest is evidenced by fittle coupon first) for annually, which interest is evidenced by fittle coupon day of annually fittle coupon day of annually with the coupon day of annually which interest is evidenced by fittle coupon day of annually, which interest is evidenced by fittle coupon day of annually, which interest is evidenced by fittle coupon day of annually, which interest is evidenced by fittle coupon day of annually, which interest is evidenced by fittle coupon day of annually, which interest is evidenced by fittle coupon day of annually, which interest is evidenced by fittle coupon day of annually which interest is evidenced by fittle coupon day of annually which interest is evidenced by fittle coupon day of annually which interest is evidenced by fittle coupon day of annually which is evidenced by fittle coupon day of annually which is evidenced by fittle coupon day of annually which is evidenced by fittle coupon day of annually which is evidenced by fittle coupon day of annually which is evidenced by fittle coupon day of annually which is evidenced by fittle coupon day of annually which is evidenced by fittle coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is evidenced by the coupon day of annually which is
respectively. Each said principal and interest notes bear interest after maturity at the	
part 1 at Sirist Malionae Bank Muskagel aklahor with exchange on New York.	es and other improvements on the said land in as good repair as they now are, and not
	of any covenant or condition herein contained, the whole of said principal sum named ge may be foreclosed accordingly. And it is also agreed that in the event of any definition of the second part of the
or interest notes that may hereafter be given, in the event of any extension of time for the during the said time of extension. SIXTH: Said part AEE. of the first part hereby covenant and agree	nd assessments of whatever character on said land, and any taxes or assessments that
shall be made upon said loan or upon the legal holder of said notes and mortgage on according its situated, when the same become due, and to keep the buildings upon the mortgaged preserved in the same become due, and to keep the buildings upon the mortgage on according to the same become due, and to keep the buildings upon the mortgage on according to the same become due, and to assign the gage is fully paid and said part and the first part assume	ount of said loan, by the State of Oklahoma, or by the County or Town wherein said land emises insured in some reliable fire insurance company, approved by the particular of the
SEVENTH: It is intriner agreed by and between the parties hereto that should drib be commenced upon said premises, whether by shaft-mining, stripping, or any other proce stances of any character whatsoever, such drilling or mining shall operate to make the de	ling be commenced upon said premises at any time for oil or gas, or mining operations ss for the purpose of removing from said land any coal, minerals, stone or other subbt which this mortgage secures payable upon demand, and second part
be entitled to demand and receive from the first part if full payment of said mortgage ment; and in the event first part if full to pay said debt immediately upon such dema such debt by action to foreclose this mortgage the same as if first part, if had defaulted And the said part of the first part, for the said consideration do hereby of the said of the State of Oklahome.	and being made, then the second part. shall be entitled to enforce the payment of in the performance of all the other provisions hereef resting upon. to do.
The foregoing conditions being performed, this conveyance to be void; otherwise o in testimony whereof, the said part do of the first part hereunto subscrib	
mentioned.	M. P. Baliad (Seal.)
Manager and company and control of the control of t	Alma_It_Balrd(Seal.)
State of Oklahoma, ss. County of Tulsa.	
Before me, a motory public	in and for said County and State, on this 7/1/1 day of
and Bloma R Baird his wife	, to me known to be the identical personwho executed the within and
foregoing instrument, and acknowledged to me that Allegexecuted the same as Z. WITNESS my hand and official seal the day and year last above written.	Those and voluntary act and deed, for the uses and purposes therein set forth.
My commission expires June 14 H 1918	Stat) J. A. Pautler Notary Public.
Filed for Record the 2 day of Jul A.D. 10/5 7. at 1/3	o'clock and Recorded the day of A.D. 19. (2011) Lewis Cline County Clarke Register of Deeds.
By Co Guacoer Deputy.	(Ital) Leuris Cline County Clarke Register of Deeds,