Torm 4-AEGL ESTATE MONTGAGE OF BET CINO	DUNSET PARAMOR COMPANY, DANSA TOTAL-BENG
THIS MORTGAGE, Made this 2 th day of 22 certain and acting the ny 2th celline first part, and of County in the State of	, A. D. 19 //, by and between Billian County, State of Co
The southwest quarter 1824 p Bireteen (19) searth and of of the Indian Base and	Parise Fourteen (14) East
containing	
all lawful claims and demands whatsoever. And the said January Manuallian for said consideration, does hereby release, relinquish, guit claim, transfer and consuccessors, and assigns all her right, claim or possibility of dower and homestead, or	, wife of the said S. J.
by first part (2) to second party, of even date herewith for 1000 000 drawing interest at the rate of	Dollars, due Dollars, and eight per centum interest after due; said interest payable semi-interest coupon notes attached thereto, and forming a part thereof, said interest coupons of the payable semi-interest semi-interest after due.
The said part. of the first part agree. In precure and maintain policies of buildings and an horeafter exected on the prenists hereby controval in such Compar and first part in the prenists hereby controval in such Compar and first part in the provided in the antimeter and first part in the provided in the antimeter and additional security for the prenists and first part in the antimeter and additional security for the insurance at the interest part in case the taxes or assessments of any kind it is further stipulated that in case the taxes or assessments of any kind it insurance and the amounts so expended therefor shall bear interest from the date money so expended with interest as provided. It IS FURTHER AGREED by the part Late of the first part, binding its heirs of this mortgage, or any part thereof, there shall be no stripping of any part of the representatives as a further and additional security for the full performance of the of the part late and the part of the second part and past gas a sense or leases, as well as any other right, title or interest of mortgagors the representatives as a further and additional security for the full performance of the of its Further Agreed That in case the party of the second part and the case of the General Government, or before the Commissioner to the for in any Court or Tribunal whatever in order to preserve or protect the title to or that all such costs and expenses occasioned thereby shall bear interest at eight per And in the case of the foreclosure of this mortgage, and as often as any process first part Late an attorney's fee of fifty dollars, which sum shall be due upon the attorney's fee. It IS FURTHER AGREED And understood, that upon a breach of the warran when due, or any part thereof, or any interest thereon when due, or any tax or assuming or stripping for coal or other substance on said premises contrary to the proter moneys or thing of value arising from any oil and gas lease as above provide ither event, that the whole sum hereby secured shall at onc	not the policies, which policy or pullicles shall he duly assigned and declivered to second mayment of the indebtedness hereby secured, and the obligations of this mortgage. Said as the mortgage, or any mark of the same, is in force, and the obligations of this mortgage. Said as the mortgage, or any mark of the same, is in force, as there is a failure to multi after assigns or legal representatives may pay such taxes or assessments, or as the control of the said premises are located or in the proper recording District of a provision shall not apply to any oil or gas lease now on said premises that now the County where the said premises are located or in the proper recording District of prolits, royalties or other monies or thing of value due or to become due from said oil rein, are hereby assigned to the mortgage herein, his assigns, successors, or legal migrations named in this mortgage. I legal representatives, successors or assigns shall hereafter appear in any of the vive Civilized Tribes at Muskogee, Okla, or before any United States Indian Agency, ossession of said premises, or to remove any cloud or clouds from the title thereto cent from the date of expenditure and this mortgage shall stand as security for such the present of the same, and the same therein mentioned, or to mentioned, or the agreements or provisions of this mortgage, or a failure to deliver the said incomes, rents, royalties or led, or to comply with any of the agreements or provisions of this mortgage, then, in one due and payable, at the option of the holder hereof, and shall bear interest therefor any placed to the payment of the indebtedness hereby secured, and that immediately the possession of said premises, and to each and every part thereof, and that immediately which appo
Witnesses to mark, execution and delivery.	Polly ann Mullin
State of Oklahoma, County, ss. BEFORE ME, Deciparing County, ss. And Alexander Merchanist appeared Solution of the Management of the Man	
State of Oklahoma, County, ss. This Instrument was filed for Record on the L. day of January A.D. 10//, at Hellalk ley Clerk.	