REAL ESTATE MORTGAGE.		
		in the year of our Lord One Thousand Nine Hundred
		hls wife, of the County of
		nis wire, of the County of
WITNESSETH, That the said parto		the sum ofDollars
		is hereby acknowledged, ha granted, bargained and sold, and by these
described tractpleceor parcelof land	lying and situate in the County of	, and to successors and assigns, forever, all of the following and State of Oklahoma, to-wit:
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		· · · · · · · · · · · · · · · · · · ·
		itaments and appurtenances thereunto belonging, or in anywise appertaining, heirs and assigns forever. And the said part
		ners and assigns torever. And the said partof the first part nerof the premises above granted and selzed of a good and indefeasible
		will Warrant and Defend the same in the quiet and peaceable possession
of said party of the second part,		laims of all persons whomsoever.
Within Bridge Company of Bridge Bridge Company of the Company of t		heirs, successors and assigns at the office of
		Dollars ne terms and conditions of the one promissory note, made and executed by
Manager and the second		part of the first part,
		per cent. per annum, payableannually, but with interest after
maturity at the rate of ten per cent. per annum SECOND. Said partof the first par		
		all taxes and assessments of whatsoever character on said land, and any otes and mortgage, on account of said loan by the State of Oklahoma, if me due, and to keep the buildings upon the mortgaged premises insured
in some reliable fire insurance company, appro and to assign the policies to said party of the	oved by the party of the second part, for the second part as their interests may appear	he sum of
to be held by them until this mortgage is fully ance if loss occurs.	paid and said party of the first part assume	es all responsibility of proof and care and expense of collecting such insur- id other improvements on the said land in as good repair as they now are.
and not to commit or allow any waste on sale FOURTH. It is further expressly agreed	d premises. by and between the parties hereunto that	if any default be made in the payment of any part of either said principal
or interest notes, when the same become due, or the premiums for said fire insurance when the sum named herein, and interest thereon, shall	or in case of default in the payment of any e same become due, or in case of the breach become immediately due and payable, at th	y installment of taxes or assessments upon said premises, or upon said loan, of any covenant or condition herein contained, the whole of said principal se option of said second party, and this mortgage may be foreclosed according to the contained of said second party and the mortgage may be foreclosed according covenant or condition herein, the rents and profits of said premises are
pledged to the party of the second part, or nossession of said premises, by Receiver or other	herwise,	security, and said party of the second part, or assigns, shall be entitled to
FIFTH. It is hereby further agreed and renewal, principal or interest notes that may be	understood that this mortgage secures the pereafter be given, in the event of any extensi	payment of the principal note and interest notes herein described, and all ion of time for the payment of said principal debt, to evidence said principal
mining be commenced on any part of said land	and between the parties hereto that no dri	illing shall be commenced upon said land for oil or gas or any stripping or substances of any character whatsoever without the written consent of said
second party having first been secured to comm coal, stone or other minerals or substances of a second party as aforesald, such drilling, mining at the option of said second party and this mort	nence said drilling, mining or stripping opera my character whatsoever shall be commence g or stripping shall operate to make the de gage may be foreclosed accordingly.	ations and that in the event drilling for oil or gas or mining or stripping for an ead land without having first obtained the written consent of said lebt which this mortgage secures to immediately become due and payable
SEVENTH. Said partof the first pa	irt hereby agreethat, in the event action	t is brought to foreclose this mortgagewill pay a reasonable the this mortgage also secures, and
waive appraisement of the said real estate.	, this conveyance to be void; otherwise of f	
		name and affix seal on the day and year
Executed and Delivered in the Pres	ence of	[SEAL]
principles and any other separation and the separation of the property of the separation of the separa	quaggerijah pjata degya Cesta a main aggas aj aggara,gas	[SEAL]
		[SEAL]
allow disputes the transformation of the control of	obie z zakoni jez opravnik obropana obiekopana obiekopana obiekopana obieko obieko obiekopania obiekopania obi Biekopania opravjenia provincija prima proposa opravnik prima obiekopania obiekopania obiekopania obiekopania Biekopania opravnik obiekopania provincija proposa obiekopania obiekopania obiekopania obiekopania obiekopania	
The State of Oklahoma	38.	
County of	a	Notary Public in and for said County and State, on thisday of
***************************************	A. D. 19 personally appeared	
and	his wife,	to me known to be the identical personwho executed the within and
therein set forth.		tree and voluntary act and deed, for the uses and purposes
WITNESS My hand and official seal. My Commission expires		Notary Public.
The state of the second st	an talk fact, allow is a facility of children to talk the fact of	TO at Glode M
Filed for Record the	ny of	49ato'clock
Ву		Register of Deeds.