	REAL ESTATE MORTGAGE.
of THIS INDENTURE, Made this To this day of	or december, A. D. 100 8, by and between Lave a Shipman luce
Orz 300 O Kipman Rushaud and	the transfer of the contraction
	State of Oklahoma, part (so of the first part, and part (so of the second part;
WITNESSETH That the said part 662 of the first, for	or and in consideration of the sum of ice of the original and the file of the Dollars, to
There in hand paid, by the said part of the se	econd part, the receipt whereof is hereby agknowledged, ha. W. granted, bargained and sold, and by these presents
dogrant, bargain, sell, convey and confirm unto the sa	aid part good the second part and to dea heirs and assigns, forever, all of the following described tract
piece or parcel,, of land, lying and situate in the C	Toughty 60 July a and State of Oklahoma no wite: The Last guarler (MW 14 72 8"4) and the Louth half of the North East
•	- A
quarter (D'16 4) of Dection Seven (7)	of Pownship Eighteen (18) Morth and of Range Thereen (13) Each of the
Λ	
	of 120 ares of land more or less, according to the government
Survey thereof, This mortgage.	is given subject to a mortgugo now of Record against the
1000	-7164) of Section Seven (7) above rescribed in the sum of 1600 ==
to Daniel Coaus, duted Jam	vary 20pt, 1966 and revorded in book "It" at page 194
f 1 1 m f	the property of the property o
hereog of moregages of as secon	a in the physical the distribution of of a constant of a c
Leves of Mostigages of the recons	The same of the sa
	Within mortgage, and same is hereby released.
TO HAVE AND TO HOLD THE SAME, with all and	singular the tenements, hereditaments and appropriate thereinto belonging on in any wise appertaining, and all esecond part, and to heirs and assigns forever. And the said part of the first part do hereby
rights of homestead exemption unto the said partiff, of the	e second part, and tonefre and assigns forever. And the said partof the first part dohereby
	will warrant and defend the same in the quiet and peaceable possession of said part 4of the second part
heirs and assigns, forever, against the lawful claims of all p	persons whomsoever.
PROVIDED ALWAYS, and this instrument is made, ex First; Said first part the the instrument is made, ex	executed and delivered upon the following conditions, to-wit:
Two thousands and not so the	Dollars, being for a loan made by the said second part 4 to the said first part 2, and pay-
	tain negotiable promissory noteexecuted and delivered by the said first part &, bearing date
Store Bank Marshallows , and payable to the order of	of said second part (4) on the Fissh day of August 1909 at Marchull form, of LOper cont per annum, payable annually, which interest is evidenced by coupen
interest notes of even date horewith, and executed by the sa	
note.	Deliars each due on the
part 11 at Mashallown State Bank interest notes bear	
SECOND: The said parties of the first part agree.	
to commit or allow any waste on said premises.	
THIRD: It is further expressly agreed by and between notes, when the same become due, or in case of default in the	in the parties hereunto that if any default be made in the payment of any part of either said principal or interest he payment of any installment of taxes or assessments upon said premises, or upon said loan, or the premium for fire ue, or in case of the breach of any covenant or condition herein contained, the whole of said principal sum named
additional collateral security and said part. 4	and payable, and this mortgage may be toteched accordingly. And it is also agreed that in indepent of any defent the rents and profits of said premises are pledged to the part. And it is also agreed that in indepent of any defent the second part, or assigns, as all be entitled to possession of said premises by receiver-or otherwise. The profits of said premises are pledged to the part. And it is also agreed that in indepent of any defent the second part, or assigns, as a specific payable accordingly. And it is also agreed that in indepent of any defent the part. And it is also agreed that in indepent of any defent the part. And it is also agreed that in indepent of any defent the part. And it is also agreed that in indepent of any defent the part. And it is also agreed that in indepent of any defent the part. And it is also agreed that in indepent of any defent the part. And it is also agreed that in indepent of any defent the part. And it is also agreed that in indepent of any defent the part. And it is also agreed that in indepent of any defent the part. And it is also agreed that it is agreed
	this mortgage also secures. that this mortgage secures the payment of the principal note and interest herein described and all renewal principal
	of any extension of time for the payment of the principal debt, to evidence said principal or the interest upon the same
SIXTH: Said parties of the first part hereby covenant	t and agreeto pay all taxes and assessments of whatever character on said land, and any taxes or assessments that d notes and mortgage on account of said loan, by the State of Oklahoma, or by the County or Town wherein said land
is situated when the same become due, and to keep the built	idings upon the mortgaged premises insured in some reliable fire insurance company, approved $R_{\rm c}$ the part $R_{\rm c}$ of the
gage is fully paid and said part 40 of the first part assum	all responsibility of proof and care and expense of collecting such insurance if loss occurs, under this parties hereto that should drilling be continenced who said tremises at any time for oll or gas, or mining operations
be commenced upon said premises) whether by shatt-mining, stances of any character whatsoever, such drilling or mining	Dollars, and to assign the policies to said part. 4. of the second part, to be held by until this mort- expected an responsibility of proof and care and expects of collecting such insurance if loss occurs. partices hereto that should drilling be commenced upon said premises at any time for oil or gas, or mining operations, stripping, or any other process for the purpose of removing from said land any coal, minerals, stone or other sub- stand operate to make the debt which this mortgage secures payable upon demand, and second part. hereto shall
he entitled to demand and receive from the first part (co f	
and dolp by action to forcelose this martrage the same as i	f first part (2) had defaulted in the performance of all the other profisions hereof resting upon Messes to do.
And the said part_ee_of the first part, for the said co	onsideration do——hereby expressly waive appraisement of said redrestate, and all benefit of the homestead exemp-
The foregoing conditions being performed, this convey IN TESTIMONY WHEREOF, the said part wo of the	
mentioned.	$A \cdot b \circ AP \cdot b$
	La 3 in Shipman (Seal)
	(Scal)
State of Oklahoma,	
County of Tulsa.	
Before me, Edwara E. Barrett a	Molary Vuble A in any for sold County and State, on this 26th day of
December p. 19.08 personal	ly appeared David a Shipmun
foregoing instrument, and acknowledged to me that	to me known to be the identical person. Who executed the within and executed the same as Dein free and voluntary act and deed, for the uses and purposes therein set forth.
WITNESS my hand and official seal the day and year	· · · · · · · · · · · · · · · · · · ·
	(Dus) Galward & Barrett
My commission expires april 4th 19	Notary Public.
and the second s	The second secon
Filed for Record the 26 day of New	A.D. 10 08. at 4 2 o'clock M., and Regorded the / day of Jacobs A.D. 10 09.
Ву	1840) A. C. Nackley, Register of Deeds.
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