Xegm 3	DORSEY Printing Company, Dallas, Tayas-16347
REAL ESTATE MO	
REAL ESTATE MO	
and 5, 3 Janing low his wife	19.0%, by and between John Paning tou
of the County of, and State of Oklahoma, partilled of the	
WITNESSETH, That the said parties of the first, for and in consideration of the sum of	of Juvo Hundres and Jujoo Dollars, to
in hand paid, by the said part.yof the second part, the receipt whereof is he dogrant, bargain, sell, convey and confidu unto the said part.yof the second part and	ereby acknowledged, hagranted, bargained and sold, and by these presents
piece, or parcel, of land, lying and situate in the County of	and State of Oklahoma, to-wit:
Sweetly one 1 (21) and Seventien (17) Eighten & Blockf no Twenty Seven (27) in & owen, Oklo	Il improvemente Therefore, in
For value received, I acknowledge satisfaction and paym within mortgage, and same is hereby released.	nent in full of the
y I Mar	1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Signed and acknowledged before me. Not 2-2-	79/1-
Hone note for \$ 50 00 dated July 20" 1909 frag	ab less January 20 1910
One note for \$ 50 - dated July 20" 1909 hage	ble Johnson 20" 1910
one note for 9 50 or doted July 20" 1909 page	Le July 20" 1911
TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, heroditamen	ats, and appurtenances thereunto belonging, or in any wise appertaining, and ali
rights of homestead exemption unto the said part 4 of the second part, and to his ho	
in, free and clear of all incumbrances, and that they will warrant and defend the same	4 ' 11
heirs and assigns, forever, against the lawful claims of all persons whomsoever. PROVIDED ALWAYS, and this instrument is made, executed and delivered upon the folic	awing conditions to with
First: Sald first part is justly indebted unto the said second part in the	18
	or a loan made by the said second part dto the said first part de, and pay-
note according to the tenor and enect of the order of said second part on the	day of
with interest thereon from date until maturity at the rate ofper cent per annum, p	ayable annually, which interest is evidenced by council
microst notes of even date herewith, and the state of the party party and the party	Dollars each due on the day of
party at Daws and principal and interest notes bear interest after maturity at the rate of party at Daws and Dala with exchange on New York. SECOND: The said partill of the first part agreed to keep all buildings, fences and	
to commit or allow any waste on said premises.	
THIRD: It is further expressly agreed by and between the parties hereunto that if any contes, when the same become due, or in case of default in the payment of any installment of the insurance as hereinafter provided, when the same become due, or in case of the breach of any herein, and interest thereon, shall become immediately due and payable, and this mortgage material payment or breach of any covenant or condition herein the rents and profits of said presents.	exes or assessments upon said premises, or upon said loan, or the premium for fire covenant or condition berein contained, the whole of said principal sum named
additional collateral security and said part. of the second part, or assigns, shall be entitled FOURTH: Said part. of the first part hereby agreed, in the event action is brought for the first part hereby agreed by the part agree also secures.	to possession of said premise, by receiver or otherwise. ught to foreclose this mortgage
FFTH: It is hereby further agreed and understood that this mortgage secures the paym or interest notes that may hereafter be given, in the event of any extension of time for the pay during the said time of extension. SIXTH: Said part	ment of said principal debt, to evidence said principal or the interest upon the same sessments 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 morigage on account of is situated, when the same become due, and to keep the buildings upon the morigaged premises second part for the sum of	said loan, by the State of Oklahoma, or by the County or Town wherein said land is insured in some reliable fire insurance company, approved by the part
sage is fully paid and said partice20f the first part assume. It is further agreed by and between the parties hereto that should drilling be commenced upon said premises, whether by shaft-mining, stripping, or any other process for stances of any character whatsoever, such drilling or mining shall operate to make the debt whi	the purpose of removing from said land any coal, minerals, stone or other sub-
be entitled to demand and receive from the first partiled full payment of said mortgage debt a ment; and in the event first partfail to pay said debt immediately upon such demand be	nt any time(said second part) may demand such paying made, then the second partshall be entitled to enforce the payment of
such debt by action to foreclose this mortgage the same as if first part. And the said part. — of the first part, for the said consideration do ——hereby express the and stay laws of the State of Oklahoma.	o performance of all the other provisions hereof resting upon thum to do.
The foregoing conditions being performed, this conveyance to be void; otherwise of full in testimony whereof, the said part. of the first part hereunto subscribe mentioned.	name and affix their seal, on the day and year first above
	B. Sun Janing tow (Seal.)
State of Oklohoma l	mura of
State of Oklahoma, ss. County of Tulsa. Rhung a molegan Publisher	
Before me Des D. Mysel a Mothery Carthy St. D. 1916, personally appeared John D. Penning-loss true wife	in and for sald County and State, on this day of the Central for the identical person who executed the within and
foregoing instrument, and acknowledged to me that they executed the same as their WITNESS my hand and official seal the day and war last above written.	
My commission expires March 10 1913 (Seal)	Dea & Chyne Notary Public.
A TOTAL TO	lock O M., and Recorded tha day of A.D. 19
	19
By Deputy.	OFG Wachley Register of Deeds.