LES CONTRACTOR OF THE PARTY OF	
COMP O	REAL ESTATE MORTGAGE.
auldizzie Shipman, hush	Delumber A. D. 19.10, by and between Asia W. Shijanan and and wife tate of Oklahoma, particulate first part, and
IM- Sutton	and in consideration of the sum of Janu hundred and notice Dollars, to
in hand paid, by the said party of the second one grant, bargain, sell, convey and country unto the said piece, or parcel, of land, lying and situate in the Co	and part, the receipt whereof is hereby acknowledged, have granted, bargained and sold, and by these presents a particular of the second part and to heirs and assigns, forever, all of the following described tract, unit of hereby acknowledged, have granted, bargained and sold, and by these presents a particular of the following described tract, unit of hereby acknowledged, have granted, bargained and sold, and by these presents a particular of the following described tract
	theast quarter (8% SE'2) of Section Four (4) whand Rauge Thirteen (13) East of the
Indian Base and Merid	race
	ingular the tenements, hereditaments, and appurtenances thereunto belonging, or in any wise appertaining, and all second part, and to to here and assigns forever. And the said part of the first part do hereby
covenant and agree that at the delivery hereof they are	lawful owners of the premises above granted and selzed of a good, indefeasible estate of inheritance there will warrant and defend the same in the quiet and peaceable possession of said parts of the second part,
	to the said second part y in the principal sum of Jaux hundred and notices Downs, being for a loan made by the said second part y to the said first part 2, and pay-
July, and payable to the order of with interest thereon from date until maturity at the rate of,	in negotiable promissory note—executed and delivered by the said first parties, benging date of each few said second parties on the tital day of auriory 1916 artis office in Time of Different per annum, payablo derric and all y, which interest is evidenced by the coupon
July 1912 1913, 1914, 1915 and Je	Television of the second of th
party athis office, see successful will see said parties of the first part agree	nterest after maturity at the rate of the per cent per annum, and are made payable at the order of said second lith exchange on New York. to keep all buildings, fences and other improvements on the said land in as good repair as they now are, and not
notes, when the same become due, or in case of default in the	the parties hereunto that it any default be made in the payment of any part of either said principal or interest a payment of any installment of taxes or assessments upon said premises, or upon said loan, or the premium for fire e, or in case of the breach of any covenant or condition herein contained, the whole of said principal sum named and payable, and this mortgage may be foreclosed accordingly. And it is also agreed that in the event of any dein the rents and profits of said premises are pledged to the part. On the second part, or assigns, as part, or assigns, shall be entitled to possession of said premise, by receiver or otherwise.
of Lift and Mollow Dollars, which the property of the property	his mortgage also secures,
during the said time of extension. SINTH: Said parta of the first part hereby covenant shall be made upon said loan or upon the legal holder of said	any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same and agreeto pay all taxes and assessments of whatever character on said land, and any taxes or assessments that notes and mortgage on account of said loan, by the State of Oklahoma, or by the County or Town wherein said land they when the mortgaged premises insured in some reliable fire insurance company, approved by the part
seye is fully paid and said part. It is further agreed by and between the pi be commenced upon said premises, whether by shaft-mining, is	Dollars, and to assign the pollules to said part. of the second part, to be held by until this mortall responsibility of preof and care and expense of collecting such insurance if less occurs. artics 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 subshall operate to make the dobt which this mortgage secures payable upon demand, and second part hereto shall
And the said particles of the first part, for the said con	Il payment of said mortgage debt at any time
tion and stay laws of the State of Oklahoma. The foregoing conditions being performed, this conveys IN TESTIMONY WHEREOF, the said parklessof the mentioned.	
To the	Liggie Shepshed (Seal.)
State of Oklahoma, ss. County of Tulsa. Defore me Glauses Annual	e a notary affice, in and for said County and State, on this 21st day of
and Sysle Shipman high foregoing instrument, and acknowledged to me that they	appeared Osfiel Chapman to be the identical person. Swho executed the within and executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth.
WITNESS my hand and official seal the day and year My commission expires.	12 (Seap) Chances Similar Public.
Filed for Record the 24 day of Deel	A.D. 19/0. at 2 o'clock D.M., and Recorded the day of A.D. 19
Ву	