Porm 3	117 5
REAL ESTATE MORTGAGE.	County of
THIS INDENTURE, Made this sifthe day of January , A. D. 1929, by and between alef & Lewis and Elizabeth	10
of the County of Tulsa and State of Oklahoma, partile of the first part, and Musicelly & Specknall, and warmen partile of the second part:	a ha
WITNESSETH, That the said particle of the first, for and in consideration of the sum of Twelvel January and major the Dollars, to	# 5 %
down in hand paid, by the said partilloof the second part, the receipt whereof is hereby acknowledged, have granted, bargained and sold, and by these presents downing rant, bargain, sell, convey and confirm unto the said partilloof the second part and to the following described tract	3 6
plece, or parcel, of land, lying and situate in the County of Tulsal and State of Oklahoma, to-wit: The mortheast quarter of the mortheast quarter (NB/4 NB/4) of section twenty eight (28) and	19 6
the north half of the northeast quarter (M. 184) of section investigation (2) all the foregoing being in township twenty (2) morth and of range thirteen (3) east of	123
for going hing in township tradity (2) worth and of rough thirteen (3) east of	Red !
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	Sign of the second
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	681
	plan
	a liti
TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments, and appurtenances thereunto belonging, or in any wise appercaining, and all	i di
rights of homestead exemption unto the said particle of the second part, and to the heirs and assigns forever. And the said particle of the first part do hereby covenant and agree that at the delivery hereof they exactled lawful owners of the premises above granted and selzed of a good, indefeasible estate of inheritance theye-	la s
in, free and clear of all incumbrances, and that will warrant and defend the same in the quiet and peaceable possession of said part of the second part, the same in the quiet and peaceable possession of said part of the second part, the same in the quiet and peaceable possession of said part of the second part, the same in the quiet and peaceable possession of said part of the second part, the same in the quiet and peaceable possession of said part of the second part, the same in the quiet and peaceable possession of said part of the second part, the same in the quiet and peaceable possession of said part of the second part, the same in the quiet and peaceable possession of said part of the second part, the same in the quiet and peaceable possession of said part of the second part, the same in the quiet and peaceable possession of said part of the second part, the same in the quiet and peaceable possession of said part of the second part of the seco	W. Fr
heirs and assigns, forever, against the lawful claims of all persons whomsoever. PROVIDED ALWAYS, and this instrument is made, executed and delivered upon the following conditions, to-wit:	Mers
First: Said first partice are justly indebted unto the said second partice in the principal sum of Trucker franchischer justly indebted unto the said second partice from Dollars, being for a loan made by the said second partice to the said first particl, and pay-	273
uble according to the tenor and effect of and certain negotiable promissory note executed and delivered by the said first parties, bearing date family the said first parties, bearing date family the said first parties.	WEN !
with interest thereon from date until maturity at the rate of ble per cent per annum, payable service annum, which interest is evidenced by level coupon	Milia
interest notes of even date herewith, and executed by the said first part to, one, (the first) for Thirty severed + 55/100 Dollars, due on the fet day of health 1909 and mindly noted the thirty since Supplet Dollars each due on the fet day of famory of field	Co y
19/19/11/1911, 1913 and the first day January 1914	
respectively. Each of said principal and interest notes bear interest after maturity at the rate of IIII per cent per annum, and are made payable at the order of said second part of at Commercial Mating Marchanes with exchange on New York,	E AR
SECOND: The said partical of the first part agreeto keep all buildings, fonces and other improvements on the said land in as good repair as they now are, and not	M.
to commit or allow any waste on said premises. THIRD: It is further expressly agreed 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 in case of default in the payment of any installment of taxes or assessments upon said premises, or upon said loan, or the premium for fire	Sold
insurance as horeinafter provided, when the same become due, or in case of the breach of any covenant or condition herein contained, the whole of said principal sum named herein, and interest thereon, shall become immediately due and payable, and this mortgage may be foreclosed accordingly. And it is also agreed that in the event of any default in payment or breach of any covenant or condition herein the rents and profits of said premises are pledged to the part. Of the second part, or assigns, as additional collateral security and said part. Of the second part, or assigns, shall be entitled to possession of said premises, by proceiver or otherwise. FOURTH: Said part. Of the first part hereby agree, in the event action is brought to foreclose this mortgage. Of the second part or reasonable attorney's fee	Red Je
of One trusted free that Dollars, which this mortgage also secures. FIFTH: It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest herein described and all renewal principal or interest notes that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same	
during the said time of extension. SIXTH: Said part continuous the first part hereby covenant and agreeto pay all taxes and assessments 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 mortgage on account of said loan, by the State of Oklahoma, or by the County or Town wherein said land.	Par
is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable fire insurance company, approved by the particle of the second part for the sum of the second part, to be held by the particle of the ange is fully paid and said part the first part assume—all responsibility of proof and care and expense of collecting such insurance if loss occurs.	The solo
age is fully paid and said part & of the first part assume——all responsibility of proof and care and expense of collecting such insurance it loss occurs. SEVENTH: It is further agreed by and between the parties hereto that should drilling be commenced upon said premises at any time for oil or gas, or mining operations be commenced upon said premises, whether by shaft-mining, stripping, or any other process for the purpose of romoving from said land any coal, minerals, stone or other substances of any character whatsoever, such drilling or mining shall operate to make the debt which this mortgage secures payable upon demand, and second part hereto shall	in the
be entitled to demand and receive from the first partice full payment of said mortgage debt at any time (said second partice) may demand such payment; and in the event first partice fall to pay said debt immediately upon such demand being made, then the second partice shall be entitled to enforce the payment of	a ed
such debt by action to foreclose this mortgage the same as if first part bad defaulted in the performance of all the other provisions hereof resting upon to do. And the said part of the first part, for the said consideration do hereby expressly waive appraisement of said real estate, and all benefit of the homestead exemption and stay laws of the State of Oklahoma. The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue.	A sec
IN TESTIMONY WHEREOF, the said partice of the first part hereunto subscribe their names and affix their seal, on the day and year first above	18/18
Alexandra J. Lewis (Seal.)	2.18
plant of the present	16 2
State of Oklahoma, ss.	E XI
County of Tulsa. Before me, fin and for said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on this sixtle day of the said County and State, on the said County a	E & L
January A. D. 19. J., personally appeared All Science to me known to be the identical person, who executed the within and	318
foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed, for the uses and purposes therein set forth. WITNESS my hand and official seal the day and year last above written.	
My commission expires Marchellia Gell	
Filed for Record the J. day of face A.D. 1909, at 100 o'clook I.M., and Recorded the day of A.D. 19	No. Control
By Deputy. Register of Deeds.	1
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