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REAL ESTATE MORTGAGE.
THIS INDENTURE, Made this 7 the day of Marchel, A. D. 1944, by and between M. Guffetta and Jora
Suffitte terre bafild to wifel
of the County of Tules land State of Oklahoma, partiles of the first part, and Musical & Smith a co-partiely ahier core & one of Walliams, & Murrell & Robert O. S. British parties of the second part:
WITNESSETH, That the said part is of the first, for and in consideration of the sum of Osle Thousand Too Dollars, to
in hand paid, by the said part LCL of the second part, the receipt whereof is hereby acknowledged, hall granted, bargained and sold, and by these presents do grant, bargain, sell, convey and confirm unto the said part LCL of the second purt and to LCL heirs and assigns, forever, all of the following described tract
plece or parcel of land, lying and situate in the County of and State of Oklahoma, to wit:
The southwest quarter of the Southwest quarter (SW4SW4) of
Lection Seven (2) of Townships seventeen (17/ north and of
Secultin State of the state of
Range Thirteen 13 east of the Indian Bash & Meridian
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TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments, and appurtenances thereunto belonging, or in any wise appertaining, and all
rights of homestead exemption unto the said partition of the second part, and to Melis and assigns forever. And the said partition the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted and selzed of a good, indefeasible estate of inheritance there-
in, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable possession of said partof the second part,
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:
First: Said first partilly and justiy indebted unto the said second part in the principal sum of Call That and Said Said Said Said Said Said Said Sai
Dollars, being for a loan made by the said second partile to the said first partile, and pay-
table according to the tenor and effect of. * All certain negotiable promissory note executed and delivered by the said first part less, hearing date the said first part less hearing date the said first p
with interest thereon from date until maturity at the rate of difference per cent per annum, payable annually, which interest is evidenced by the coupon
interest notes of even date herewith, and executed by the said first part less, one, (the first) for Justily right a fine Dollars, due on the day of
September 1912 - 1913 - 1914-1915 and March 1916
respectively. Each of said principal and interest notes bear interest after majurity at the rate of feat per cent per annum, and are made payable at the order of said second
part III. ar Jonanussica. Midioscal Base B., with exchange of New York. SECOND: The said part III of the first part agree
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 u.e., 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
insurance as hereinafter 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 Leaf of the second part, or Thereof.
additional collateral security and said part. LLLL of the second part, or assigns, shall be cutilied to possession of said premises, by receiver or otherwise. FOURTH Said part Lat. of the first part hereby agree in the event action is brought to foreclose this mortgage will pay a reasonable attorney's fee
of Once Thereby further agreed and understood that this mortgage also secures,
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.LLAOI 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 is situated, when the same become due, and to keep the buildings upon the mortgaged premises instruct in some critable fire insurance company, approved by the part
Dallara and to applies the reliable to the second part to be held by
same is fully paid, and said part—of the first part assume—all responsibility of proof and expense of collecting such insurance II loss occurs. SEVENTH: It is further agreed by and between the parties heroto 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 shaftmining, stripping, or any other process for the purpose of removing from said land any coal, minerals, stone or other sub-
stances of any character whatsoever, such drilling or mining shall operate to make the debt which this mortgage secures payable upon demand, and second particle hereto shall
ment; and in the event first partification pay said debt immediately upon such demand being made, then the second partification be entitled to enforce the payment of
such debt by action to foreclose this mortgage the same as if first particula had defaulted in the performance of all the other provisions hereof resting upon to do. And the said particulation the first part, for the said consideration do hereby expressly waive appraisement of said real estate, and all benefit of the homestead exemp-
tion and stay laws of the State of Oklahoma. The foregoing conditions being performed, this conveyance to be void; otherwise of full force and virtue.
IN TESTIMONY WHEREOF, the said partiles of the first part herounto subscribe likely names and affix the seal, on the day and year first above mentioned.
(Sonl.)
(Seal)
State of Oklahoma, c
County of Tulsa ()
Before me, john Statelland a Hotary white in angtor said County and State, on this Medical May of
and Nova Guilitts illebruh and with and with the shown to be the identical person S
foregoing instrument, and acknowledged to me that the same as Lillia free and voluntary act and deed, for the uses and purposes therein set forth.
WITNESS my hand and official seal the day and year fast above written.
Motory Public.
My commission expires
Filed for Record the & day of Max A.D. 19/1. at 1 o'clock L.M., and Recorded the day of A.D. 19.
2 0 th Market
By Deputy. Le a Register of Deeds.