FORD. \$ DURSEY Effoling Company, Pallar, Toxal—8890
SECOND REAL ESTATE MORTGAGE.
KNOW ALL MEN BY THESE PRESENTS, That avid a Shipman and angue Shipman husband
of the first part, hall mortgaged and hereby mortgage to of Mullithous
part Lof the second part, the following described real estate and premises situated in Jules County, State of Oklahoma, to-wit:
The northwest quarter of the northeast quarter (MW 4 n & 4) and
the north fifteen (3) acres of the Southwest quarter of the northeast
quarter (Sw" ME 1/4) all of Section Seven (1) Jourship Eighteen
(18) north and of Rouge Thertun (13) East of the Indian Base
and Meridian
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with all of the improvements thereon and appurtenances thereto belonging and warrant the title to the same. This mortgage is given to secure the principal sum of WWO Warrant the title to the same. Dollars,
with interest, thereon at the rate of election per cent per annum, payable annually from Maturity according to the terms
of all certain promissory note described as follows, to-wit: One note given by said first harties hereto to the Said second harly hereto in the
Sund live Thurdred forty and notion Dollars, dated December 21st 1919,
from malurity thereof and payable at the office of In Sutton, Quesa;
The sum of the stange
This mortgage is given subject, and is inferior, to a certain mortgage for \$ 1600 and interest, given by said first partful to This sufficiency.
and dated Desember 3/st 199/2
PROVIDED ALWAYS that this instrument is made, executed and delivered upon the following conditions, to wit: That said first particle hereby covenant—and
agree
It is further erpressly agreed by and between the parties hereto that if any default be made in the payment of the principal or interest of this or the first mortgage above
referred to, or the taxes, insurance premiums, or in case of the breach of any covenant herein, or in the first mortgage above referred to, contained, the whole of said principal sum with interest shall be due and payable, and this mortgage may be foreclosed and said second part — shall be entitled to the immediate possession of the premises and all
the rents and profits thereof.
Said particle of the first part hereby agree, that in the event action is brought to foreclose this mortgage they will pay a reasonable attorney's fee of
Dollars, which this mortgage also secures. Partica_of the first part, for said consideration, dohereby expressly waive appraisement of said real estate and all benefit of the homestead, exemption and stay
Dated this 2/24 day of December A. D. 1960
Dated this day of Alexander A. D. 1990
Jane G. Shipman
Lizze Shipman
State of Ohlohama
State of Oklahoma, ss.
County of Julian Trances Kimble Diptary Public in and for said County and State, on this 2125
day of alecenter 1960 personally appeared alowed a Shipman
to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that
same as there 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.
Mil 20 1912 Chaves Limble Notary Fublic.
My commission expires (See
Filed for Record the 22 day of Deel A.D. 19/0, at 220 o'clock M., and Recorded the day of A.D. 19
By Deputy. Register of Deeds.