THIS MORTGAGE, Made this 2960 day of July , A. D. 1929, by and between G. D. Fuller
and low M. Fuller County, State of
Oklahama, of the first part, and I defand
WITNESSETH, That the said particle of the first part, in consideration of the sum of Sull through and Dollars, cash in hand paid by the said party of the second part, to the said particle of the first part, the receipt of which is hereby acknowledged, the said particle of the first
cash in hand paid by the said party of the second part, to the said party-count in arst part, the receipt of which is nevery acknowledged, the said party-count in a large party of the said party of the said party of the said party-count in a large party
part ha regranted, bargained, sold and conveyed, and do hereby grant, bargain, sell and convey unto the said party of the second part find heirs, legal
representatives, successors and assigns, the following described real estate and premises situated in Julian County, and State of Oklahoma,
to-wit:
and land a letter a let be della tella de la letter de la
Coll of Block light & I we whitekell of aghis selond addition the I willed thelation
the same being a part the south one half of the southwest quarter of the
and same sung a paring we some one nay of the somewen greater of the
southwest quarter of section thirty two (32) township pointy (20) north range
manuacia granice of action many new of have and of premy substitute and
thintien (13) east of the Indian Rose and Meridian!
_
containing acres mare or less, according to Government survey, thereof.
TO HAVE AND TO HOLD THE SAME Unto the said party of the second part heirs, legal representatives, successors and assigns forever, together
with all and singular the tenements, hereditaments, and appurienances thereunto adopting, or in any wise appertaining, and all rights of homestead exemption.
And the said particle of the first part, for theusewest and the line, successors, executors, administrators and assigns, covenant with the said
party of the second part, that at the date and delivery hereof supplies and possessed of an absolute and indefeasible estate of inheritance in fee simple
party of the second part, that at the date and delivery nereolated party of the second part, that at the date and delivery nereolated party and possessed of an absolute in the date and delivery nereolated party of the second part, that at the date and delivery nereolated party of the second part, that at the date and delivery nereolated party of the second part, that at the date and delivery nereolated party is at the date and delivery nereolated party of the second party of the se
in and to said real estate and premises; that the same is free and clear of all incumporances whatsoever, and that the same a good right to sell and convey the
same to the said party of the second part, and that they will and their helps, executors, administrators, and successors shall forever warrant and
defend the title to and possession of said real estate unto the said party of the second part first heirs, legal representatives, successors and assigns, against
all lawful claims and demands whatsoever.
And the said Erra M. Fuller , wile of the said Sid Fuller for
for sold consideration does hereby valence relinguish guit claim transfer and convey unto the said party of the second part All heirs, legal representatives.
for said consideration, does hereby reloade, femingian, dut chain, transfer and convey unto the said party of the section party and to said real estate, forever, puccessors, and assigns all her right, claim or possibility of dower and homestead, or any rights therein, now or hereafter received, in and to said real estate, forever.
The foregoing conveyance is on condition that:
WHEREAS, The said partille of the first part all justly indebted to the said party of the second part in the sum of Incitational
Dollars, for actual money leaned to said first partally by second party as is evidenced by one certain principal promissory note, executed
by first partilly to second party, of even date hepewith for that the partition and Dollars, due august for the
drawing interest at the rate of Sloven per centum per centum from date, until due, and eight per centum interest after due; said interest payable semi-
annually and evidenced until maturity of said principal note by
being in amounts and payable as follows: 235 date Feb late 19/19 # 35 due aug. lat 1910: 235, det Feb lat 1911 and B3 5, due aug lat 19.
said interest coupons bear eight per centum per annum, payable semi-annually after due.
Now if the said next Allof the first part shall pay or cause to be paid said principal and interest notes according to the tenor and effect thereof, and at the time and
place therein provided, and do and perform all and every other covenant and agreement in this mortgage provided, then this instrument shall be null and void (and shall
be released at the expense of first party), otherwise to remain in full force and effect.
- Iff-
IT IS FURTHER AGREED By the first part Allehereto that during the continuance in force of this instrument, or any part thereof, William Shall
pay all taxes and assessments, levied against said premises, when due, and will neither commit or permit any waste won said premises, or the
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