

athe me
THIS MORTGAGE, Made this day of May o
and I fall Della County, State of Mr. G. Landa County, State of
Oklahoma of the first part, and of da Ohl wans
WITNESSETH, That the said part use first part, in consideration of the sum of
part havel granted, bargained, sold and conveyed, and do hereby grant, bargain, sell and convey unto the said party of the second part heirs, legal
representatives, successors and assigns, the following described real estate and premises situated in
to-wit:
The Northeast quarter (ME/4) of Section Twenty:
laces (24) Truesaking Turent mobil 211 Worth and Il
P 21' + 11018 + 111 1' 0
Cange Thursless (13) Cash of The Indian Base and
Mendian, less right - of way of the a. J.
A S. P. C. C.
The state of the s
containing /5/. 2 3 acres, more or less, according to Government survey thereof.
TO HAVE AND TO HOLD THE SAME Unto the said party of the second part. Level, helps, legal representatives, successors and assigns forever, together with all and singular the tenements, hereditaments, and appurtenances thereunto belonging, or in any wise appertaining, and all rights of homestead exemption.
And the said part les of the first part, for them selves and their heirs, successors, executors, administrators and assigns, covenant with the said
party of the second part, that at the date and delivery hereofthey lawfully selzed and possessed of an absolute and indefeasible estate of inheritance in fee simple
in and to said real estate and premises; that the same is free and clear of all incumbrances whatsoever, and that they have a good right to sell and convey the
same to the said party of the second part, and that well will and their heirs, 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 Kell heirs, legal representatives, successors and assigns, against all lawful claims and demands whatsoever.
And the said & thet B. Sellough wife of the said Q. M. Sellough
for said consideration, does hereby release, relinquish, that claim, transfer and convey unto the said party of the second part Little heirs, legal representatives.
juccessors, 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 partus of the first part are justly indebted to the said party of the second part in the sum of Fifteen Bundled
Dollars, for actual money loaned to said first part III by second party as is evidenced by one certain principal promissory note, executed
by first partilly to second party, of even date herewith for Tifteen Yundeld Dollars, due May 19th 1916
drawing interest at the rate ofper centum per annum 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 interest coupon notes attached thereto, and forming a part thereof, said interest coupons
being in amounts and payable as follows: \$ 400 1/1/1 and \$450 may 10 - 1912 - Nov 1-1913 - Nov 101-1913 - Nov 1
May May 1 said interest coupons bear eight per centum por abytim, payable semi-annually after due. Now if the said part_Liz_of 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
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.
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IT IS FURTHER AGREED By the first part it. hereto that during the continuance in force of this instrument, or any part thereof, shall pay all taxes and assessments, levied against said premises, when due, and will neither commit or permit any waste upon said premises, or the
removal of any buildings or other improvements therefrom.
The said part of the first part agree to procure and maintain policies of fire and tornado insurance (in "stock" not "mutual Company or Companies on the buildings now or hereafter erected on the premises hereby conveyed in such Company or Companies as second party may clost in the sum of the fire,
and \$Tornado, with premiums fully paid for the entire term of the minicus, which policy or policies that be duly assigned and collected to second yarry, assigns, or legal representatives as collateral and additional security for the payment of the indebtedness hereby secured, and the obligations of this mortgage. Said
And it is further stipulated that in case the taxes or assessments of any kind levied against said premises are not paid when due, or if there is a failure to maintain.
insurance as in this mericage provided, then the second party. Heart heirs, assigns or legal representatives may pay such taxes or assessments, or offect such insurance and the amounts so expended therefor shall bear interest from the date of such expenditure at eight per cent. per annum, and this mortgage is security for the
money so expended with interest as provided. IT IS FURTHER AGREED By the part. of the first part, binding his heirs, legal representatives, successors, assigns, grantees and lessees, that during the life
The state of the s
of this mortgaget to optain coal, stone or other minerals or substances, nor shall any mining of any kind or nature he permitted thereon. However the foregoing providing shall any mining of any kind or nature he permitted thereon. However the foregoing providing shall not apply to any old or an apply to any old or nature he permitted thereon.
on this mortgage, or any part intervent, users small be no stripping of any part of the premises herein mortgaged to obtain coal, stone or other minerals or substances, nor shall not apply to any cli or gas lease now on said premises that now appears of record either at the office of the U. S. Indian Agency at Muskogee or in the County where the said premises are located or in the proper recording District of the Indian Territory before Statchood became effective for Oklahoma, but all incomes, profits, royalties or other monies or thing of value due or to become due from said oil
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