## MORTGAGE RECORD

OKLAHOMA FIRST REAL ESTATE MORTGAGE.
IN CONSIDERATION OF Mrel Thousand of 100 DOLLARS, Eva H Bell and Baily & Bell Ther Thusband
of
plural as mortgagors, whether one or more in number), hereby grant, bargain, sell, convey and mortgage unto  **Milliam Mancl OS Swardian & Benjamin Mancl Munos  **Of Tulsa, Tkinhoma, mortgagees, the following-described real estate, situated in
of Tulsa, fklahoma, mortgagees, the following-described real estate, situated in
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A Got Deven (7) and eight (8) in Block eight (8) in
1 July wall addition for such accommon
( ) Charles William
The state of the s
The mortgagors represent that they have fee simple title to said land, free and clear of all liens and incumbrances, and hereby warrant the title against all persons, waiving hereby all rights of homestead exemption.  PROVIDED, That whereas, said mortgagors are justly indebted unto said mortgagees in the principal sum of
Three Thousand + 007/00 DOLLARS,
for a loan thereof made by said mortgagees to said mortgagors and payable according to the tenor of contain principal note accorded by said mortgagors, bearing date May 2 3
on the first of 2 3.7.4 (tay of may 1920, with interest from date until default or maturity, at the rate of light per cent- per annum, and after default or maturity, at the fatfort ten per cent. per annum, payable semi-annually, both before and after maturity, the installments of interest until
maturity being evidenced bycoupons attached to said principal notes, and of even date therewith, and payable to the order of said mortgagees,
both principal and interest being payable at. Julsa Okea.  If said mortgagers shall pay the aforesaid indebtedness, both principal and interest, according to the tenor of said note, as the same shall mature, and shall keep and perform all the covenants and agreements of this mortgage, then these presents to become void; otherwise to remain in full force and effect.
Said mortgagors agree to pay all taxes and assessments that may be levied within the State of Oklahoma, upon said lands and tenements, or upon any interest or estate therein, including the Interest represented by this mortgage lies, or upon the mortgage or the nole or debt secured basely; and further to pay any tax, accessment or charge that may be leving, including the or required from the holder of ratio holders of said holders of said holders of said mortgage and holders of the maintaining or enforcing or enforcing the full branching the little branching or enforcing or enforcing the full branching the little branching or enforcing or enforcing the full branching the little branching or enforcing or enforcing the full branching the little branching or enforcing or enforcing the full branching the little branching or enforcing the full branching the little branching or enforcing or enforcing the full branching the little branching the lit
of the lier of this mortgage, or the collection of the said indebtedness. In case said mortgagers shall fall to pay any such taxes, assessments or charges, then the holder of this mortgage and the note secured hereby may pay said taxes, assessments or charges, and said mortgagers agree to repay upon demand the full amount of said advances, with interest at the rate of ten per cent, per annum from date of such advancement, and this mortgage shall be a further lien for the payment thereof.
The mortgagors agree to keep all buildings and improvements upon said land in as good a condition as they now are; to neither commit or suffer waste; to maintain continuously until this loan is fully paid, both fire and tornado insurance upon all buildings in a company satisfactory to the mortgagee or assigns, in a sum not less than
payable in case of loss to mortgagee or assigns, upon the mortgage indebtedness, all insurance policies to be delivered unto mortgagee or assigns as soon as written, and by them retained until the payment of this obligation. And the mortgagers authorize the holder thereof to repair any weste, and to take out policies of insurance—fire, tornado, or both—should mortgagors default in so doing and to advance the mortgagors grant to repay such advances with interest at the rate of ten per cent. per annum, mortgagors pledge themselves, and the lien of this mortgage shall extend thereto.
annum, mortgagors pledge themselves, and the lieu of this mortgage shall extend thereto.  Non-compliance with any of the agreements made herein by the mortgagors shall cause the whole debt secured hereby to mature at the option of the holder hereof, and no demand for the fulfillment of broken obligations or conditions, and no notice of election to consider the debt due shall be necessary before instituting suit to collect
same and foreclose this mortgage, the institution of such suit being all the notice required.
The mortgagors further expressly assign to the holder of said mortgage indebtedness all their interest in any outstanding leases upon said land, whether agricultural or mineral, and all their rights to any royalties or rents arising from any such leases; and mortgages is authorized at mortgages option, but is not required to collect such rents or royalties, and to hold such royalties or rents as mortgages collects or as are paid over to mortgages by mortgagors, and apply the same to the payment of this mortgage indebtedness as it matures.
The exercise of the rights and authority herein granted to the holder of the mortgage indebtedness, to pay taxes, take out insurance, collect rents or royalties, shall be optional with the holder of said mortgage indebtedness, and not obligatory upon him, and he shall not in any case be liable to the mortgagors for a failure to exercise any such authority to pay taxes, take out insurance, collect royalties or rents, or any other authority herein granted.
Grantors agree that in ease default occurs upon said mortgage indebtedness or any part thereof and suit is instituted to collect the same, they will pay an attorney's fee of ten per cent. on the first five hundred dollars, and five per cent. on sums above that, to become due immediately upon filing the petition, and which attorney's fee may be included in the cause of action and shall be secured by the lien on this mortgage.  Witness
EXECUTED AND DELIVERED IN THE PRESENCE OF
Bailey & Bell
J. R. League
STATE OF OKLAHOMA, Julsa COUNTY, ss.
Before me, the undersigned, a Motary Public in and for said County and State, on this 2 2rd day of May 1917 personally appeared Eura H Bell and Bailey & Bell her husband
and Balley & Bell her husband his wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the
same as
My commission expires March 2 2 1981 (Deal) & Holt Notary Public.
STATE OF OKLAHOMA, COUNTY, SS.  Before me, the undersigned, a
day of
to me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that
My commission expires
STATE OF OKLAHOMA, TULSA COUNTY, ss.
This instrument was filed for record on the day of 1912 at o'clock M. Fee, \$
This instrument was filed for record on the 2 6 day of May 1917 at 10 clock a M.  Fee, 8  By OSuvaius Deputy.  Deputy.  Deputy.
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