ter and the second s 309COMPARED REAL ESTATE MORTGAGE. 6 Hall and Mayme Hall aOth Have THIS INDENTURE, Made this A. D. $19\angle Q$, by and between Linfe 1. gres a, part (CO ulia omas of the County of and State of Oklal 20 rt. Y. apt hundred WITNESSETH, That the said part lo_of the first, for and in consideration of the sum oothe there in hand paid, by the said part 4 ... of the second part, the receipt whereof is hereby boknowledged, ha us granted, bargained and sold, and by these presents The second part and to Ke A heirs and assigns, forever, all of the following described tract grant, bargain, sell, convey and confirm unto the said part 4. and State of Oklahoma, to-wit: Que (1) of Drew addition Jula Bleven (11) un Block the 65 Oily us O addetion to Oely & alunder reunded TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, herediltaments, and appurtenances thereunto belonging, or in any wise appertaining, of homestead exemption unto the said part date of the first part do PROVIDED ALWAYS, and this instrument is made, executed and delivered upon the following conditions, toand Hofice eght hundred First: Said first partice and justly indebted unto the said second party in the principal sum of ... Dollars, being for a loan made by the said second part...... ____to the said first part _____, and payuble according to the tenor and effect of andcertain negotiable promissory note executed and delivered by the said first parties, bearing dato fune 2 Jth 19 at Marsh with inferest thereon from date until maturity at the rate of energy per cont per annum, payable allan upon interest vith and executed by the (the first) for Dollars, due respectively. Each of said principal and interest notes bear interest after maturity at the rate of and interest notes bear interest after maturity at the rate of and party at Marshull town. I all and the second with exchange on New York. ...per cent per annum, and pper made payable at the order of said second SECOND: The said part le first part agree. ...to keep all buildings, fences and other improvements on the said land in as good repair as they now are, and not to dommit or allow any waste on said premises.
THIRD: It is further expressly agreed by and between the paries hereinho that if any default be made in the payment of any part of either said principal or interest
notes, when the same become due, or in case of the breach of any installanent of taxes or assessments upon said premises, or upon said loan, or the premium for fare
herein, and hundre the reach of any event of any extended and part of the second part, or any said and part of any event of any covenant or condition herein to event of any event of the second part, or any event of any event of the second part, or any event of any event at the order action is brought to foreclose this mortgate. All the said part devices and principal seconds are pledged to the part. All the said part devices and the said the of a catus of the second part or any event of any extension of the part of the second part or any event of any event of any event action is brought to foreclose 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 is add that its and the of a catus because due, and to keep the buildings upon the mortgage and count of said principal debt, to evidence said principal or the second part devices and part devices of the second part devices of the second part devices and because due, and to keep the buildings upon the mortgage and count of said part devices of collecting such hards and part devices and the said band of the second mit or allow any waste on said premises. their IN TESTIMONY WHEREOF, the said part of the first part hereunto subscribe. Ю seal, on the day and year first above ___nam C.C. Hall (Seal.) Mayne Hall (Seal) State of Oklahoma, County of Tulsa. Horo me. I. M. Luttin, a notary Fieldier <u>207</u>k in and for said County and State, on this Before me C.C. Hall Mayne Hall Lugaband and wife mil , to me known to be the identical person. who executed the within and hua foregoing instrument, and acknowledged to me that him executed the same as their WITNESS my hand and official scal the day and year last above written. free and voluntary act and deed, fo the uses and purposes therein set forth. A.M. Lutton March 16th 191 Public My commission expires. Filed for Record the 27 day of June A.D. 19/0. at. 4 M., and Reco Hertalkley A.D. 19 Register of Deeds. By Deputy.