State State State State a beautiful beautiful the start of the March Start out 5-54 322 DISEY Printing Company, Dallas, Texas-5347 Care of REAL ESTATE MORTGAGE. October 13th A. D. 19.12, by and THIS INDENTURE, Made this. day of. Stamor la Pe Essigman (and State of Oklah ular of the County of <u>part</u> of the second part: <u>Difference</u> <u>Dollars</u>, to <u>Chowledged</u>, have granted, bargained and sold, and by these presents Hoch Si WATNESSETH, That the said part ackno beirs and assigns, forever, all of the following described tract. doll's and State of Oklahoma, to wit: thwest quarter (1/2 1/2 Sur 2) 0; he/ north and of ran to (32) township mineteen A /1.9). se thirtun the Indian Base and Meridia (13) east For value received, I acknowledge satisfaction and paying at in full of the within morigage, and same is hereby released. Lewis Cline Signed and acknowledged before mo- 141 by Of Register of Deeds. Veaver Deputy. TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments, and appurtenances thereunto belonging, or in any wise appertaining, and all rights of homestead exemption unto the said part of the second part, and to <u>find</u> heirs and assigns forever. And the said part of the first part do <u>find</u> hereby covenant and agree that at the delivery hereof. <u>Hit is fill</u> lawful owner. of the premises above granted and seized of a good, indefeasible estate of inheritance there-in, free and clear of all incumbrances, and that <u>fill</u> will warrant and defend the same in the quiet and peaceable possession of said part of the second part, <u>here</u> heirs and assigns, forever, against the lawful claims of all persons whomsoever. heirs and assigns, forever, against the lawful claims of all persons whomsoever. PROVIDED ALWAYS, and this instrument is made, executed and delivered upon the following conditions, to-wit: able according to the tenor and effect of <u>such</u> certain negotiable promissory note executed and delivered by the said first part. , bearing date. at office of AM. Sutton day of Movember 1913 with interest thereon from date until maturity at the rate of eigh per cent per annum, payable elucidannually, which interest is evidenced by the with interest thereon from date until maturity at the rate of <u>seque</u> per of the per annum, payable <u>elected</u> annually, which interest is evidenced by <u>term</u> coupon interest notes of even date herewith, and executed by the said first part <u>y</u>, one, (the first) for <u>Neurettern</u> <u>beginsternal</u> <u>beginsternal</u> <u>and</u> <u>note interest notes of even date herewith, and executed by the said first part <u>y</u>, one, (the first) for <u>Neuretternal</u> <u>beginsternal</u> <u>begin</u></u> oupon to commit or allow any waste on said premises.
THIRD: It is further expressly agreed by and between the parties hereunto 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 default in the payment of any installment of taxes or assessments upon said premises, or upon said loan, or the premium for fire
insurance as hereinafter provided, when the same become due, or in case of the breach of any covenant or condition herein contained, the whole of said principal sum named
herein, and interest thereon, shall become immediately due and payable, and this mortgage may be forcelosed accordingly. And it is also agreed that in the ovent of any default in payment or breach of any covenant or condition herein the rents and profils of said premises, by receiver or otherwise.
FOURTH: Said part of the first part hereby agree that in this mortgage secures to forcelose this mortgage. Will pay a reasonable attorney's fee
to interest forces that may hereafter be given, in the ovent of any extension of time for the payment of said principal or the interest upon the interest upon the interest of any extension.
SIXTH: Said part do the first part hereby covenand agree do pay all taxes and assessments of whatever character on said land, and any taxes or assessments that shall be made upon said locat. The pay here for the payment of said principal or the interest upon the legal holder of said notes and mortgage on acc out of said principal debt, for exhaust, or by the County or Town wherein said motes and mortgage on acc out of said principal for exhaust or be part of said principal or interest that any becariter be given, in the ovent of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same
during the said time of extension.
SIXTH: Said part do the first part hereby covenand and agree do pay all taxes and assessments of whatever character on said land, and any taxes or assessments that the situated, when the same become due, have help the state the interview promises instead in some constraints in a same become provide the provide the interview of the second part, to be held by the private interview of the second part. The second part is the second part is the second part is the second part. The second part is the second part is the second part is the second part is the second part. The second part is the second part. The second part is the secon lus IN TESTIMONY WHEREOF, the said part of the first part hereunto subscribe mentioned. Lus seal, on the day and year first above <u>11a</u> (Seal.) (Seal.) а Пара у Аладист и саласти и обладата (1976) со странение да селаторија и од у уста се забот се на одрегото бласти у Пара селати на облад раст са 1989 года за дерегото се у Селаторија на селати и селати се селати се селати на одрегото се State of Oktahoma, ss. And In the County of Tulsa. a Notary Public in and for said County and State, on this 13th day of Whiteraul Before me, and the Coler D. 10./.Q., personally appe and Anno i C. Perryman (unussied) ...who executed the within and , to me known to be the identical person. 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. Whitman Sec. Jac Notary Public 20.1912. My commission expires. a to several sector of the Filed for Record the 19 day of Cex. A.D. 19/0 . at A.D. 19 day of Martalking. eal? Register of Deeds. Deputy. By