in some responsible insurance company to the satisfaction of the leagl holder or holders of this mortgage, to the amount of This mortgage loss, if any payable to the mortgagee or his assigns. An Attorney fee of ten per cent of amount due may be taxed and be made part of the costs of foreclosure, providing this mortgage is foreclosed by an attorney of record of this state.

IN WITNESS WHEREOF, the said parties of the first part have hereunto set their hands this 28th day of June A. D. 1922.

W. M. Criner Margarite M. Criner

OKLAHOMA ACKNOWLEDGMENT

STATE OF OKLAHOMA,)) SS. COUNTY OF TULSA)

Before me, Daisy A. Fitspatrick, a Notary Public in and for said County and State, on this 29th day of June 1922, personally appeared W. M. Criner & Margarite M. Criner his wife to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year last above written.

My commission expires March 9, 1924 (SEAL) Daisy A. Fitzpatrick , Notary Public Filed for record in "Tulsa County, Tulsa Oklahoma, June 29, 1922 at 2:20 o'clock P. M. in Book 406 , page 439

- By Chas. Haley, Deputy (SEAL) O. D. Lawson, County Clerk
- 203405 C. J. COMPARED ASSIGNMENT OF OIL AND GAS LEASE .

WHEREAS, Bernie Donaldson, Sallie Donaldson, Fronia Farks and Fanny Farks, did on April 15th , 1916, convey to W. H. Gray, an oil and gas mining lease, which said lease is recorded in Book 180, page 591 of the deed records of Aulsa County, and

WHEREAS, William Parks, Guardian for the estate of Julius Farks, Dora Ellen Parks, and Rosetta Bean Farks, minors, did on September 5th, 1916, convey to W. H. Gray an oil and gas mining lease, which said lease is recorded in the deed records of Tulsa County in Book 198, page 49, and

WHEREAS, the said two oil and gas leases, executed by the adults and minors herein above named, covered the following described property, which property at that time was owned by them:

South Half (S/2) of the Southwest Quarter (SW/4) and the Northeast Quarter of the Southwest Quarter of Section Twenty-five (25), and the Northwest Quarter (NW/4) of the Northwest Quarter (NW/4) of Section Thirty-Six (36), all in Township Eighteen (18) North, Range Twelve (12), East, Tulsa County, Oklahoma. ,408

WHEREAS, said W. H. Gray did subsequently convey to R. H. Harman, M. A. Reasor and Conn Linn, certain interests in said lease, and whereas, said Harman, Reasor and Linn have re-conveyed and assigned, for a valuable consideration, all of their interest in said oil and gas lease to said W. H. Gray, and

WHEREAS, there was a judgement rendered in the case of Wolverine Oil Company, a corporation, Plaintiff vs. William Farks, et. al. #5324, said judgement being rendered the 21st day of February, 1922, vesting title to the above property in plaintiff, the Wolverine Oil Company, and

WHEREAS, the Wolverine Oil Company, a corporation, of +ulsa, Oklahoma, did, on the

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