said fee shall be a further lien aron said premizes and secured by this mortpare; and it is further agreed that also the institution of proce-dings to foreclose this cortgage, the mortpare, its successors or satigns, shall be emitted, without making the proof required by statute, to have a receiver appointed to take charge of said real estate during such litigation and period of redemption from sale thereander, accounting to the cortgagor for the net income onlyp emplying the same in payment of any part of the debt securi hereby remaining mapsid, and the mortgagor does hereby expressly waive the appresisement of said real estate of Oklahoms.

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Ninth. It is further agreed that in event of any of the lend herein above described of is sucht to be taken by virtue of the lew of embnent domain or under the provisions of Ghepter 46 of volume 37 statutes at large of the United States approved February 19, 1912, the said parties of the firstpart their administrators, executors, successors or assigns will promptly notify the party of the second part or its assigns of the institution of proceedings in eminent domain or any attempt to purchase or appropriate the surface of said property under said Chepter 46 Statutes at Large, Volume 37, and agree and direct that all condemnation or turchase money which may be agreed upon, or which maybe from to be due, be paid to the part of the second part, and be credited part the belance distingenenuder.

Tenth. As additional and collater: security for the payment of the note and the indebteinesshereinbefore described said mortgesor herby assigns to said mortgegee, its successor and asigns, all of the profits, revenues, replices, rights and benefits sourcing under all oil,ges or moreal lesses now or said property, or which may hereafter be placed thereon, and the lesses or assignee or sublessee in hereby directed on production of this mrtgage or certific copy thereof, to pay saidebts, revelues, rights and benefts to the said mortgages, its successors and assigns; this provision to become affective only upon default in the terms and conditions of this mrtgage or the note hereby secured, or prior to such default, upon notice to the lessee in such oil, gas or mineral lesse, and to terminete and become null and wold upon release of this matgage.

Eleventh: In constraine this mortgage the word"mortgager wherear used shell be held to mean the persons nemed in the presidle as parties of the first part, jointly and se verally.

Upon setisfection of this mortgage the mortgager agrees to eccept from the mortgages a duly mereduted release of same, have it recorded and may the cost of recording. The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise to remain in full force and virtue.

In witnes: whereof the said parties of the first part have hereants set main hands the day and year first shave written.

Williem C. Jones, Ly die L. Jones.

State of Ohlehome) SS County of Talks) Before me, the andersigned, a Ngtary Public in and for said County and State, on this 14th day of February, 1924, personally appeared William C. Jones and Lydie L. Jones, his wife, to me known to be the identical persons who executed the withinked and foregoing instrument, and sourcowldged to me that they executed the same as their free and voluntary sot and ised for the uses and purposes therein set forth. Witnessmy hand and officid seal.

(SEAL) Minnie Hogo, Notery Public.

A. Bie

Ly commission empires Sept.2, 1 25.

Filed for record in Tulse Countym O-le.on-Feb 18, 1924, et 4:40 P.M. recorded in book

1. M. CARRENT VINCE VINCE IN AND THE