TREASURER'S ENDORSEMENT I hereby certify ther I received \$ 1.6.4 and issued Received No / 3.6.9.9 in cast in payment of mortgage ther I remived \$ 1.64 and issued to say the willing mongato. Lances Str. 12 dover

Denotis

semi-annually.

Said partiesactithe first part shall, wile any of said principal or interest remains o unpsid, psy all taxes and assessments on said mortgaged property when they becomwdue, and shall keep the buildings on said premises insured to the setisfection of the holler hereof in the sum of \$5500.00 and the policy, in case of lass, payable to the said holder as his interest may appear, whether the debt be due or not, and shall pay all interest as soun as it becomes due, and in case of failure to comply with any of these provisions, at the opption of the holder hereof, such tax or assessment may be paid and such insurance affected by the holder herof, and the amounts so paid shall be a lien on the mises aforesaid and be secured by this mrtgage and be collected in the same manner as the principal debt hereby secured. If said principal debt shall hot be paid when due, on if at any time there remains unpaid any interest, insurance premiums, taxes or asses ments, after the same become (i, or should said mortgagors commit wasteon said described premises, then the said notes and all sums by tis mortgage securedshall immediately become due and payable without notice, and the holder hereof may at once cause this mortgage to be foreclosed and shall be entitled to recover sttorney's fees in the sum of ten per cent of the smouth hereby secured, in no event being less than fifty dollars, the sum to be adjudged a lien upon said lands and secured by this mortgage; and shall be entitled upon the breacher sy of the conditions herein to the immediate possession of said premises and to the rents and profits thereof, and, the said mortgagors hereby covenant and agree to give the pescable nossession thereof as aforesaid and incase the mortgagee or the holder of this mortgage shall institute proceedings in court to foreclose this mortrage the parties hereto agreenthat a receivernmay be appointed by thecourt to preserve the same, and collect the rentals and profite therefrom without regard to the question of value. All moneys paid ontaxes, assessments and insurance as above provided shall draw interest at ten per cent per annum from the date of payment thereof by the mortgagee until paid. In case of the foreclosure of this mortgage and the sale of the property mortgaged under such foreclosure, the same may be sold with or without; apprelsement, at the option of the holder hereof. All homestad exemptions and stay laws are hereby expressly waived. The foregoing conditions being performed this conveyance to be void, otherwise in full force and effect.

It witness whereof, the said parties of the first part have hereuntoset their hendsthe day and year first above written. Ser PER

N. Reymond Bell, Nelle B. Bell.

State of Oklahoma SS

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Tulsa County Before me, a Notary Public, in and for said County and State, on this 8th day of February, 1924, personally appeared N. Raymond Bell/and Nelle E. Bell, to melknown 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 volumary act and deed for the uses and purposes therein set forth.

(SEAL) Herold S. Philbrick, Ngtary Public

My commission expires August 21, 1924.

Filed for record in Tulsa County, Oklahoma, on Feb. 12, 1924, at 1:30 P.M. recorded in book 481, page 600, Brady Brown, Deputy,

(SEAL) O.G.Weever, County Clerk.

COMPARED

251038 - BH

OKLAHOMA FIRST MORIGAGE.

Know all men by these presents. That Oil Bield Supply Company, a corp. & Standard Home

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