402 #-38961 Form 4-REAL ESTATE MORTUAG THIS MORTGAGE, Made this. traph A Henderson andCounty, State of, of the first part, and , of the second part, 753 Thirty Fire Herridald, 753 the recorpt of which is hereby acknowledged, the said part 14 WITNESSETH, That the said part. Aof the first part, in consideration of the sum of cash in hand paid by the said party of the second part, to the said part. Aof the first part, _____ Dollars, part ha //L. granted, bargained, sold and conveyed, and do 2 hereby grant, bargain, sell and convey unto the said party of the second part_ romesoniatives, successors and assigns, the following described real estate and premises situated in Turker. County, heirs, legal representatives, successors and assigus, the following described real estate and premises situated in. ...County, and State of Oklahoma, Worth East quarter (U.E. 14) of Section Inventy form (24) down this Eighteen East (18) Gange Fourteen (14) Worth according to the Indian Base, & Mindian 160 acres, more or less, according to Government survey thereof. TO HAVE AND TO HOLD THE SAME Unto the said party of the second part <u>file</u> heirs, legal representatives, successors and assigns forever, together with all and singular the tenements, hereditaments, and appurtenances thereunic, belonging, or in any wise appertaining, and all rights of homestead exemption. And the said part of the first part, for the first part, for the selection and <u>file</u> being, successors, executors, administrators and assigns, covenant with the said party of the second part, that at the date and delivery hereot. 224______lawfully seized and possessed of an absolute and indcfeasible estate of inheritance in fee simple in and to said real estate and premises; that the same is free and clear of all incumbrances whatsoever, and that they tears a good right to sell and convey the same to the said party of the second part, and that they will and the same being executors, administrators, and successors shall forever warrant and defend the title to and possession of said real estate unto the said party of the second part_ all lawful claims and demands whatsoever, And the said *leased billenderstan*, wife of t True heirs, legal representatives, successors and assigns, against And the said <u>leasestic</u> <u>J. Heudisson</u>, wife of the said <u>Jaseph H. Heudisson</u>, for said consideration, does hereby release, relinquish, quit claim, transfer and convey unto the said party of the second part <u>Trans</u> helrs, legal representatives, juccessors, and assigns all her right, claim or possibility of dower and homestead, or any rights therein, now or hereafter received, in and to said real estate, forever. The foregoing conveyance is on condition that: Dollars, due March 1st 1917 drawing interest at the rate of light per centum per centum per annum from date, until due, and eight per centum interest after due; said interest payable semiannually and evidenced until maturity of said principal note by $\overline{fu_{2-E}}$ interest coupon notes attached thereto, and forming a part thereof being in amounts and payable as follows: March 125-1913-1916 and Misarch 125-1917. interest coupon notes attached thereto, and forming a part thereof, said interest coupons Now if the said part of the first part shall pay or cause to be paid, said principal and interest notes according to the tenor and effect thereof, and at the time and place therein provided, and do and perform all and every other covenant and agreement in this mortgage provided, then this instrument shall be null and void (and shall be null and void (and shall be null and void (and shall be null action and effect null). be released at the expense of first party), otherwise to remain in full force find effect.
This FURTHERL AGREED by the first part definition of the definition of the instrument, or any part thereof.
Shall be and particular to other improvements therefore, when due, not when the other commut or permits are valued on a set part definition.
The shall particular to other improvements therefore, when due to the policies, which policy or policies shall be this nottage.
And the argue other improvements therefore, when due to the policies, which policy or policies shall be this nottage. Shall be the provide the term of the policies of the and tornado insurance on "slock" not "mutual" Company or Companies as second party may feel that be and the addition of second part, assigns of legal representatives are othered in the terms of the policies, which policy or policies shall be this mortgage. Shall be the second part, may define the due to the condition of the policies of the addition of the policies.
And it is further atipulated that in case the taxes or assessmences of any kind levid against sail premises are to part the size. So assessmences of any kind levid against sail premises are to part the second part, may part such taxes or assessmences, or any cart there are and the anonins to expended with instructs as provided. The first part hindling its heirs, legal representatives, successors, resigns, grantees and lesser, that during the life in anortgage, or any part thereof, there shall be a simpling of any part of the second part.
This Poly there of the additional security for the particular prevision shall not along to reside a so wore sail premises here on the first part.
Intermises that are of the additional security for the prevision shall not along to reside and besend and prevision shall not along to reside a so wore sail prevision shall not along to reside and the second part.
This FURTHER AGREED That in case the party of the second part.
This P be released at the expense of first party), otherwise to remain in full force and effect. ... Joseph H. Henders Witnesses to mark, execution and delivery. 0 Cassie D. Henders State of Oklahoma, Tyclen BEFORE ME, M. P. Houses March 19/2, personal and Cassie D. HendersonCounty, ss. Notary Public in and for said County and State, on this 571/2 19.1.2., personally appeared for set of the former in and for sand con-the set of the s his wife, to me known to be the identical person who executed the within the same as there is free and voluntary act and deed for the uses and M.O. Houses and teassie D. Hendlisson his and foregoing instrument, and acknowledged to me that They executed the same as purposes therein set forth. (200[°] My commission expires. March 26 th 1912 Notary Public. County, ss. County, ss. day of *Mas*. A.D. 19/2, at /20 o'clock Deputy. (2008) *HG Malkley* Julsa State of Oklahoma,..... This Instrument was filed for Record on the Clerk. .Deputy.

Contractor Burgers of the Contractor