423COMPARED 352 16 L. FORM 4-REAL ESTATE MORTGAGE Printing Company, Dallas, Toyas=453 THIS MORTGAGE, Made this 2.3 day of. 1 Ø Aan Hand 0 anderness A. R. 19.11 1 , by and hetween E S 8 County, State of Ŷ 10,00, of the second part, gana Soundy, in -Str ta-of. guer p el 3 8 said part us of the first WITNESSETH, That the said part 32 of the first part, in consideration of the sum of 52.000 the said part of the second part, to the said part of the first part, the receipt of which is hereby wledged, ackn th sald partimized use may prove the convey unto the same part ha.M. granted, bargained, sold and convoyed, and do.said party of the second part and e____heirs, legal representatives, successors and assigns, the following described real estate and premises situated in.... ...County, and State of Oklahoma, to-wit: . 2 Do 20 2 e f ŁS 5 2 R E 1 L 14) R e T (8) h \mathcal{Q} ک à 2 mune containing to 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>1911</u> heirs, legal representatives, successors and assigns forever, together with all and singular the tenements, hereditaments, and appurtaneous thereinto belonging, or in any wise appertaining, and all rights of homestead exemption. And the said part Levot the first part, for forevers, levot and forever, together the said party of the second part, that at the date and delivery hereof the second part <u>heirs</u>, successors, executors, administrators and assigns, covenant with the said party of the second part, that at the date and delivery hereof the second part <u>heirs</u>, successors, administrators and assigns (covenant with the said party of the second part, that at the date and delivery hereof the second part <u>heirs</u>, successors, and that <u>heirs</u> a good right to sell and convey the same to the said party of the second part, and that <u>the said</u> will and <u>heirs</u> heirs, 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 <u>heirs</u>, legal representatives, successors and assigns, against all lawful claims and demands whatsoever. And the said <u>the said</u> demands whatsoever. And the said convertion down hereby release reliancies on the said party of the second part of the said party of the same to the said demands whatsoever. And the said <u>the said</u> demands whatsoever. And the said <u>the said</u> are released and the said party of the said party of the said <u>the said</u> <u>hereby release</u> reliancies of the said of the said <u>the said</u> <u>the s</u> 0 defend the tille to and possession or same real sectors and demands whatsoever. And the said demands whatsoever. And the said demands whatsoever. for shid consideration, does hereby release, relinquish, guit claim, transfer and convey unto the said party of the second part the second part the said real estate, legal representatives, puccessors, and assigns all her right, claim or possibility of the second part to said real estate, forever. Ġ (teres H The foregoing conveyance is on condition that: WHEREAS, The said part wood the first part and fination in the said party of the second part in the sum of Cleanse and the said part wood part in the sum of Cleanse and the said part of the second part in the sum of Cleanse and the said part is evidenced by one certain principal promissory note, executed st part to second party, of even date herewith for B 100,000 to second party of even date herewit by first part. ...per centum per annum from date, until due, and comt per centum interest after due; said interest payable semidrawing interest at the rate of correct maary Ş annually and evidenced until maturity of said principal note by..... 10 Interest coupon notes attached thereto, and forming a part thereof, said int nts and parable in snid interest coupons bear, the snid part 122 of the first part shall pay or cause place therein provided, and do and perform all and every other per centum per annum, payable semi-annually after due. e to be paid, said principal and interest notes according to the tenor and effect thereof, and at the time and covenant and agreement in this mortgage provided, then this instrument shall be null and void (and shall be released at the expense of first part/s), otherwise to remain in full force and effect.
If is FURTHER AGREED By the first part de hereto that during the continuance in force of this instrument, or any part thereof, the provide against said premises, which due, and will address the commit or permit any waste upon said bremises, or the provide against said premises, which due, and the premises therein the said premises of the provide against said premises, which due, and the premise is second party may elect in the sum of the provide against said premises, which are provide the premise in the premise is previde to mark the previde against said premises, which are previde the previde against said premises are not paid when your assigned and delivered to second party may elect in the sum of the previde against again or algoin previde against again, and this mortgage to see on the minerule or the previde against of the previde against again or algoin previde again again or the previde again again or the previde again a be released at the expense of first party), otherwise to remain in full force and effect. . Juliel D Ø 0 Prove (9) ange a ſ 2/ gire Ł Jus 3 CT-P \sim Witnesses to mark, execution and delivery. State of Oklahoma, D, County, ss. Z 2 3 mg હ BEFORE ME a Notary Public in and for said County and State, on-State, on-this Keto appeared fan, personally with an lance within to be the identical person 3who executed the within same as the site in tree and voluntary act and deed for the uses and man .19.[]. 不見れての Flankness and C and foreg and voluntary act and deed for the uses and and acknowledged to ; e that ng instru secuted th ong instrument, therein set forth puin わ Σ 5 29, Jo_ 915 Notary Public. My commission expires 9 State of Oklahoma,..... County, ss. 2_ 3 day of.. o'clock. P. M. Ş Q, ٠ Clerk. By . .Deputy. ţ,