TREASURER'S ENDORSEMENT

I hereby certify that I received 1

1.6.5. and issued Receipt No. 573

therefor in payment of mortgage tax on the within mortgage.

Dated this I Aday of Acres 1912

#58318

Jam 1 Camus REAL ESTATE MORTGAGE County Treasurer.

, A. D. 19 / f., by and
, his wife, of Tulka THIS MORTGAGE, Made this 22" de Character de County, State of , of the first part, and Lan M. Cuans County, in the State of Journal of the second part,

WITNESSETH, That the said part Alo of the first part, in consideration of the sum of Amilian H unand and twenty Fine(8/325)

Dollars, in hand paid by the said party of the second part, to the said part of the first part, the receipt of which is hereby acknowledged, the said part alo of the first hereby grant, bargain, sell and convey unto the said party of the second part hungarial estate and premises triated in Julia County, and Si estate and promisos stated in Tulsal

guarthy, less on a con-...heirs, legal part half granted, bargained, sold and conveyed, and doountrial acre excepted in the allotinen Roach all the above bring in section of wenty Two (22) 1 and Range Thirteen (13) Cast of the In aventy (20) north containing 7.9 acres, more or less, according to Government survey thereof.

TO HAVE AND TO HOLD THE SAME Unto the said party of the second part. The heirs, legal representatives, successors and assigns forever, together with all and singular the tenements, hereditaments, and appurtenances thereinto belonging, or in any wise appertaining, and all rights of homestead exemption.

And the said part of the first part, for the 79 ...heirs, successors, executors, administrators and assigns, covenant with the said party of the second part, that at the date and delivery hereofthy and lawfully seized and possessed of an absolute and indefeasible 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 the same is a good right to sell and convey the same to the said party of the second part, and that the will and the said party of the second part, and that the will and the said party of the second part, and successors shall forever warrant and defend the title to and possession of said real estate unto the said party of the second part. The said party of the second part and heirs, legal representatives, successors and assigns, against all lawful claims and demands whatsogyer.

And the said transfer of the said transfer and convenient the said transfer and second part. The said transfer and the said transfer and second part. The said transfer are said transfer and second part. The said transfer are said transfer and second part. The said transfer are said transfer and second part. The said transfer are said transfer and second part. The said transfer are said transfer and second part. The said transfer are said transfer and said transfer and said transfer are said transfer and said transfer and said transfer and said transfer are said transfer and said transfer and said transfer are said transfer and said transfer are said transfer and said transfer are said transfer and said transfer for said consideration, does hereby release, relinquish, quit claim, transfer and convey unto the said party of the second part. heirs, legal representatives, successors, 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:

WHEREAS, The said part Woof the first part Al justly indebted to the said party of the second part in the sum of Antum Nundred Twenty American Pollars, for actual money loaned to said first part W by second party as is evidenced by one certain principal promissory note, executed the said party of the second party as is evidenced by one certain principal promissory note, executed the said party of the second party as is evidenced by one certain principal promissory note, executed the said party of the second part in the sum of Antum Nundred Twenty and the said party of the second part in the sum of Antum Nundred Twenty and the said party of the second part in the sum of Antum Nundred Twenty and the said party of the second part in the sum of Antum Nundred Twenty and the said party of the second part in the sum of Antum Nundred Twenty and the said party of the second part in the sum of Antum Nundred Twenty and the said party of the second part in the sum of Antum Nundred Twenty and the said party of the second part in the sum of Antum Nundred Twenty and the said party of the second party as is evidenced by one certain principal promissory note, executed the said party of the second party as is evidenced by one certain principal promissory note. being in amounts and payable as follows: __ said interest coupons bear that per centum per annum, payable semi-annually after due.

Now if the said part to 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 released at the expense of first party), otherwise to remain in full force and effect.

It is FURTIER AGIERD Dr the first part Address to trenain in full force and effect.

It is FURTIER AGIERD Dr the first part Address to the first part agree. In procure and making the continuous in successor, and the first part agree. In procure and making the first part agree in the first part agree. In procure and making the first part agree in the first part agree. In procure and making the first part agree in the first part agree in the first part agree. In procure and making the first part agree in the first part part agree in the first be released at the expense of first party), otherwise to remain in full force and effect. State of Oklahoma, ule BEFORE ME, W M Robbins JANUARY STANDER OF THE STANDER OF , his wife to me known to be the identical person. Swho executed the within as Linean free and voluntary act and deed for the uses and and acknowledged to me that they me as When free and voluntary act and deed for the uses and www. Real/ OSES therein see January 2 1914 Notary Public. ulsa A.D. 19/4, at 7/5 o'clock. State of Oklahoma,... This Instrument was filed for Record on the Lucis cline. Eigesür spilulis. By OG Weaver,