(440 Julser J COMPARED #65964# day of OE 12th The by and helw THIS MORIGAUE, Made this 24th D, 19. and Nancy Oclahomd County, State of his wife, of. ulah Robacker of the first part, and ... Alm County, in the State of El Care of the second part, 01 WITNESSETH, That the said part led of the first part, in consideration of the sum of <u>flowing durations</u> and Finfing - Dollars, cash in hand paid by the said part of the second part, to the said part of the first part, the receipt of which is hereby acknowledged, the said part of the first this heirs, legal part ha.V. granted, bargained, sold and convoyed, and do hereby grant, bargain, soll and convey unto the said party of the second part. Julsa representatives, successors and assigns, the following described real estate and premises situated in County, and State of Oklahoma, TREASURER'S ENDORSEMENT \$350 and insued Receipt No. 255 ment of morrage tax an it hito Daif ram comehthis n'and acres, more or less, according to Government survey thereof. containing. TO HAVE AND TO HOLD THE SAME Unto the said party of the second part <u>the</u> heirs, legal representatives, successors and assigns forever, together with all and singular the tenements, hereditaments, and appurtenances thereunio belonging, or in any wise appertaining, and all rights of homestead exemption. And the said part <u>the</u> of the first part, for <u>the</u> being <u>and</u> <u>the</u> heirs, successors, executors, administrators and assigns, covenant with the said party of the second part, that at the date and delivery hereof <u>the</u> 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 Thuy have a good right to sell and convey the same to the said party of the second part, and that They will and Their heirs, executors, administrators, and successors shall forever warrant and defend the title to and possession of said real estate unto the suid party of the second part <u>his</u> heirs, legal representatives, successors and assigns, against all lawful claims and demands whatsoever. And the said <u>havey</u> <u>highbourg</u>, wife of the said <u>highbourg</u>, wife of the said <u>highbourg</u>, <u>heirs</u>, legal representatives, legal representatives, for said consideration, does hereby release, relinquish, quit claim, transfer and convey unto the said party of the second part <u>his</u> heirs, 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: WHEREAS, The said part lig of the first part ML justly indebied to the said party of the second part in the sum of and na/100. .Dollars, for actual money loaged to said first part der by second party as is evidenced by one certain principal promissory note, executed by first partice to second party, of even date herewith for surry sunfrick Dollars, due October 12th-1921 And 100 per centum per annum from date, until due, and the per centum interest after due; said interest payable semidrawing interest at the rate of dix 45 annually and evidenced until maturity of said principal note by four teen ...interest coupon notes attached thereto, and forming a part thereof, said interest coupons baing in amounts and parable as follows: _ said interest coupons bear treat per centum per annum, payable semi-annually after due. Now if the said part 224 ... 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 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 place be released at the expense of first party), otherwise to remain in full force and effect. IT IS FURTHER AGREED By the first partial hereto that during the continuance in force of this instrument, or any part thereof. If the second parts and assessments, levied against said premises, when due, and the second parts will neither commit or permit any waste upon said premises, or the second any buildings or other improvements thereform.
The said part of the first part spree to preserve and maintain policies of fire and tornado insurance (in "nited" not "nuture" Company or and the date date of the interest of the interest of the sum shall be due upon the filing of petition in foreclosure and this morigage shall be interest between the filing of petition in foreclosure and this morigage shall be due upon the filing of petition in foreclosure and this morigage shall be be be be be below of the substance on said premises contrary to the provisions of this morigage, or a failure to deliver the said incomes, rents, royaltles or other moneys or thing of value arking from any oil and gas lease as above provided, or to comply with any of the agreements or provisions of this morigage shall be affine the deliver the said incomes, rents, royaltles or other moneys or thing of value arking from any oil and gas lease as above provided, or to comply with any of the agreements or provisions of this morigage; then, in either event, that the whole sum hereby secured shall and use proceeds thereof applied to the payment of the indebicedness hereby secured, and shall be afficient there closure of this morigage and to have the said premises sold and the proceeds thereof applied to the payment of the indebicedness hereby secured, and that immediately upon the filling of the petition in foreclosure the holder hereof shall be appeared to a proceed shall no case be held to account for any damages, nor for any rental, or other montes or the apple and to appear the det to the appearement of which the morigages hereby consent, which applointment may be made either before or after the decode of shall in a case be held to account for any damages, nor for any rental, or other montes of that more and the sold part be demented shall now the appearament of said homes. If adding the appearament of which the morigage hereby consent, which appointment may be made either before or after the decree of foreclosure, and the sidence are applied to a receiver, to tha appoint of the appearament of and the sidence and construed by the laws of Oklahoma, and first part the deck core of foreclosure, and the selicences hereby s 4. g. neighbors nancy & neighb Witnesses to mark, execution and delivery, State of Oklahoma, County, ss. 12 TA D. Erano Q. 2. Notary Publician and for said County and State, on this. BEFORE ME. to see 14 personally appeared ... nancy &- neigh , his wife to me known to be the identical person who executed the within executed the same as . Mey and foregoing instrument, and acknowledged to me that They purposes ther in set forth. free and voluntary act and deed for the uses and J- D. January 3/st Evans (Seal 918 Notary Public. State of Oklahoma, County, ss. 4 50 o'clock QRT This Instrument was filed for Record on the day of By O. G. Weaver Luvio Clin Sea Glerke Righter of Nucso. Deputy.

KODAK