78 COMPARED MORTGAGE RECORD, No. 71 # 204985 DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 20802 14 STATE OF OKLAHOMA REAL ESTATE MORTGAGE THIS INDENTURE, Made this 8th day of Juny Liventy two by and between Lenne J. Rullonen and W. B. Killmen wife and husband. ..... in the year of our Lord One Thousand Nine Hun-of the County of., z J party of the second part: to them. In hand paid, by the said party of the second part, the receipt whereof is hereby acknowledged, have granted, bargained, sold and by these presents do grant, bargain, sell, convey and confirm, unto said party of the second part, and to following-described tract., piece..., or parcel...of land, lying and situate in the County of Lulia and State of Oklahoma, to-vil: Lot numbered Eleven (11) in Iback numbered Think (2) in Burgers Hill addition to the Eig of Jula, to unto of Julia State ablahoma according to the recorded Plat TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, heredijaments and appurtenances thereunto belonging or in anywise appertaining, and all rights of homestead exemption unto the said party of the second part, and to here it is a second part is and second part is a second part is a second part is a second part is and second part is a second part -- and issued payment of managed 192 2-I hereby certify that I techvert 5.6.2.0 Receipt Noc. 2.7.2 therefor in payhem of 1at so the with mortgage. Dated this Zag of K. 192.2 MAPARE L. MCNEY, County Tri **REASURENCENENDOPSEM** 19.26 ip 27 date until ablo semi-Second 2 The said part, ..... of the first part covenant......and agree ... to pay all taxes and assessments, general and special, and of whatever character whatsoever, on the said part the key back to pay all taxes and assessments the said part of said note and mortanes of the said part of the allow or commit any waste on said premises and not to permit any of the improvements to be removed therefrom of to become dilapidated or destroyed. Fourth. It is further expressly agreed by and between the parties hereto that if any default be made in the payment of any part of either said principal or interest notes when the same become due, or in case of default in the payment of any installment of taxes or assessments, upon said premises, or the premiums of said fire and tornado insurance, when the same becomes due, or in case of removal of any of the buildings or other improvements from said land, or in case of the breach of any covenant or condition herein contained, the whole of said principal sum named herein, and the interest thereon, and all sums paid by the party of the second part, on account of taxes or assessments, upon said premises, <u>second part said leve</u>, or the premiums for fire and tornado insurance, upon said premises, shall become immediately due and payable and this mortgage may be foreclosed immediately and the party of the second part or any legal holder of this note shall be entitled to recover the principal sum mediated upon said some thereon, from the date thereof at 10 per cent, per annum, crediting any and all interest payments made, if any have been made upon said some, supponent here on the date thereof at 10 per cent, per annum, crediting any and all interest payments made, if any have been made upon said some supponent here on the date of said note and hortgage, shall be entitled to recover on account of taxes or assessments upon said premises, <u>supponent here</u> or the legal owner of the second part, the full amount so paid, as taxes or assessments upon said here of the any forther of said note and mortgage, shall be entitled to recover on account of taxes or assessments upon said premises, <u>supponent here</u> or the date of any depaut and hort or pay compart, or the second part, or the legal owner of the second part, the full amount so paid, as taxes or assessume taxes or the premi Lena & Killmen W. B. Killmen EXECUTED AND DELIVERED IN PRESENCE OF: STATE OF OKLAHOMA, Julsa elch. July onest 6 W Before me, Notary Public, in and for said County and 22 ...day of ..... State, on this.... known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that they created the same the internation of the set of the uses and purposes therein set forth. Witness my hand and official seal on the date last above written. Inmission expires Dec. 11 1223 Seal Notary Public th. Josef & Welch Notary Public. My commission expires. July day of ..... 22 This instrument was filed for record this..... - n'clock Q M. Lawren Register of Dieds. Ø D 4 Deputy. ¥.\$; . 11 ji D Bly & MA Teres. 1. S. Sugar