120 MORTGAGE RECORD COMPARED MORTGAGE OF REAL ESTATE. Oth day of August 1910 A. D. M. morgene F. Jehlesow, his wife Count, in the State of Wishoma, part less the first part, and UNION TRUST COMPANY, a c THIS INDENTURE, Made this ohuson and mogene V ahow C Julsa party of the second part: WITNESSETH, That aid partof the first p rt in consideration of the sum of five Remared 00/100 verely ;DOLLARS. of Cleven (11) in Block two. (2) in Bliss addition to the City of Aulsa, according to the recorded plax there of. TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise taining, forever. This conveyance is intended as a mortgage to secure the payment of due august 20th, 1911. date herewith. One for \$2.500.00 made to UNION TRUST COMPANY, or order, payable at its offices in Tulsa, Oklahoma, with Esglit per cent. interest per annum thereon from dute ... payable semi-annually, and fices as attorney fees if placed in the hands of an attorney for collection and paid without suit, and an additional .if suit is brought to foreclose this mortgage Said part and the first part hereby covenant that they were in fee simple of said premises and that they are free and clear of all incumbrances. That f. he. y. have s good right and authority to convey and encumber the same, and fhe will warrant and defend the same against the lawful claims of all persons whomsoever. Said parts 2. of the first part agree ... to insure the buildings on said premises in the sum of \$25.00 2 ... for the benefit of the mortgagee and maintain such insurance during the existence of this mortgage. Said part 92. of the first part to pay all taxes and assessments lawfully assessed on said premises before delinquent. Now if said parting. of the first part shall pay or cause to be paid to party of the second part, its successors or assigns, said sum of money in the above-described in full force and effect. If such insurance is not effected and maintained, or if any or all taxes and assessments which are or may be levied and assessed lawfully against said premises or any part thereof are not paid before delinquent, then the mortgagee and assessments and shall be allowed interest thereon at the rate of ten per cent. per annum, until paid, and this mortgage shall stand as security for all such payments; and if said sum or sums of money or any part thereof is not paid when due, or if such insurance is not effected or maintained, or any taxes or assessments are not paid before delinquent, the holder of said note ... and this mortgage may elect to declare the whole sum or sums and interest thereon due and payable at once and proceed to collect said debt, including attorney's fees and to foreclose this mortgage; and shall become entitled to the posses sion of said premise Said partlenof the first part waive notice of election to declare the whole debt due, as above stated, and also the benefit of stay, valuation or appraisement laws Alvie C. Johuson Mus Sundgene F. Johuson IN WITNESS WHEREOF, The said partico of the first part have hereunto set their STATE OF OKCAHOMA COUNTY OF TULSA, ss. Before me Genter Circle ry Public, in and for said Co august 1912 personally appear 207 day of alvin C. Johnson Inogen F. Johnson id acknowledged to me that o me known to be the identical person who executed the within theirfree and voluntary act and deed, for the Lester Curie Notary Public. Ale ue) Witness my hand and official s June 28th My commission expires STATE OF OKLAHOMA, COUNTY OF TULSA, ss. Markley Register of Deeds. day of. Peud