assessments levied against said premises or any other sum necessary to protect the rights of such party or its assigns, including insurance upon buildings and recover the same from the first party with 10 per cent interest, and that every such payment is secured hereby, and that in case of a foreclosure hereof, and as often as any foreclosure her of may be filed, the holder hereof may recover from the first party an attorney fee of ---- dollars, or such different sum as may be provided for by said note, which hall be due upon the filing of the potition in foreflosure and which is secured hereby, and which the first party promises and agrees to pay, together with expenses of examination of title in preparation fortforeclosure. Any expense incurred in litigation or otherwise, including attorney fee and obstrat of title to said premises, incurred by reason of this mortgage or to protect its liens, shall be repaid by the mortgager to the mortgage or assigns, with interest thereon at 10 per cent per annum, and this mortgage shall stand as security therefore.

IT IS FURTHER AGREED that upon a breach of the warranty herein or upon a failure to pay when due any sum, interest or principal, secured hereby, or any tax or assessment herein mentioned, or to comply with any requirements herein or upon any waste upon said premises or any removal or destruction of any building or other improvement thereon, without the consent of the said second party, the whole sum secured hereby shall at once and without notice become due and payable at he option of the holder there of and shall bear interest thereafter at the rate of 10 per cent per annum and the said party of the second part or its assigns shall be entitled to a foreclosure of this mortgage and to have the said premises sold and the proceeds applied to the payment of the sums secured horeby; and that incediately upon the filing of the petition in foreclosure the holder haveof shall be antitled to the possession of the suid premises, and to collect and apply the rents thereof, less reasonable expenditures. to the payment of said indebtedness, and for this purpose the holder thereof shall be entitled to a receiver, to the appointment of which the mortgagors hereby consent, which appointment may be made either before or after the decree of forcelesure, and the holder hole of shall in no case be held to account for any rental or damage other than for rents actually received; and the apprecisement of said premises is hereby expressly waived. And all the covenants and agreements herein contained shall sun with the land herein conveyed.

This mostgage and the note and courons secured thereby, shall in all respects be governed and construed by the laws of the State of Oklahoma.

Deted this and day of October, 1922.

John W. Johnson, Julia 4. Johnson. 617

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Shith County ) Defore no, D. H. Durmit a netary public in and for said county and state, on this and day of October, 19.2, personally appeared John W. Johnson and Julia 1. Johnson, his wife, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary not and deed for the uses and purposes therein set forth.

Withous my hand and official coult the day and your above written. My consistent empires August 1, 1926. (S2.L) B. H. Durrett, Nothry Hubble. Filled for record in Flew County, Mike, on Oct. 16, 1952, at 8:00 A M. and daily recorded in book 428, page d18, Sy F. Delman, Decaty. (SEAL) C.D.Lawsen, County Clerk.