under the laws of Oklahoma, of Oklahoma City, State of Oklahoma, party of the second part.

witnesseth: That the said party of the first part, in consideration of the sum of Two Hundred and Sixty Two and 50/100 Dollars the reseipt of which is hereby acknowledged together with the interest thereon and other sums hereinafter mentioned, as the same fall du due, doth hereby grant, bargain, sell and mortgage to said party of the second part, its successors and assigns, forever, the following described tract or parcel of land with the tenements, appurtemences and hereditaments thereunto belonging situated in Tulsa County, State of Oklahoma, to-wit:

The South East Quarter (SE $\frac{1}{4}$) of South East Quarter (SE $\frac{1}{4}$); and the North East Quarter (NE $\frac{1}{4}$) of South West Quarter (SW $\frac{1}{4}$) of South East Quarter (SE $\frac{1}{4}$) in Section Two (2) Township Twenty-Two (22) North, Range Twelve (12) East

of the Indian Meridian containing 50 acres, more or less, according to the government survey, together with teh rents, issues and profits thereof, and warrant and will defend the title to the same. This mortgage being subject, however, to aprior bond and mortgage of the same date, between the first party hereto and said Finerty Investment Company, for a principal sum of Twenty Five Hundred Dollars.

The said sum of \$262.50 hereby secured, is evidenced by a certain promissory note of even date herewith, executed by the party of the first part, and payable to the order of the party of the second part in two installments last maturing December 1st,1925 Now, if the party of the first part shall fail to pay, or cause to be paid, any installments of the note secured hereby when the same shall become due, or any sum or sums hereinafter mentioned, or shall fail in any of the terms and conditions of said prior bond or mortgage or of said installment note, then this conveyance shall become absolute and the whole sum secured hereby shall at once become due and payable at the optionof the holder hereof, who may at any timethereafter proceed to foreclose this mor: gage and sell the premises he reby granted or any part the reof, in the manner prescribed by law, appraisment distinctly waived, and out of all the moneys arising from such sale, to retain the amount due for principal and interest, taxes and penalties thereon; together with the cost and charges of making such sale; and the overplus, if any there be, shall be paid by the party making such sale, on demand to said party of the first part, and in case of such foreclosure and as often as any such proceedings may be commenced the party of the first part agrees to pay an attorney's fee of \$100.00 for the services of plaintiff's attorney and the price of an abstract of title on the said mortgaged premises, which attorney's fee and abstract expenses shall be due upon the filing of the petition in any such action and the same shall be alien upon the land hereby mort gaged and shall be included in the judgment of foreclosure and taxed as costs therein; and the party of the second part is expressly authorized to pay any and all sums necessary to protect the title to said premises and to keep the same free from other liens of whatever nature, including attorney's fees in all actions attacking such title or the validity of this mortgage, and if said prior mortgage be assigned in trust or otherwise, to another than the second party, then any part or principal or interest secured thereby, and taken up, held or owned by said second paety, and any and all other sums paid, as herein authorized shall be a further lien upon said land, and be secured hereby, and may be included in any judgment or decree entered hereon; and all sums secured hereby shall draw interest at the rate of ten per centum per

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