COMPANY, of Tulsa. Oklahoma, party of the second part, the following described real estate and premises, situate in Tulsa County, State of Oklahoma, to-wit:

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The West Half ( $\mathbb{W}_{2}^{1}$ ) of Lot Nine (9) of the Ozark Garden Farms, a subdivision of the South Half ( $\mathbb{S}_{2}^{1}$ ) of the Southwest Quarter ( $\mathbb{SW}_{2}^{1}$ ) of the Northwest Quarter ( $\mathbb{NW}_{2}^{1}$ ) and the Northwest Quarter ( $\mathbb{NW}_{2}^{1}$ ) of the Northwest Quarter of the Southwest Quarter ( $\mathbb{SW}_{2}^{1}$ ), and the Northwest Quarter ( $\mathbb{NW}_{2}^{1}$ ) of the Northwest Quarter ( $\mathbb{SW}_{2}^{1}$ ) and the Southwest Quarter ( $\mathbb{SW}_{2}^{1}$ ) of the Southwest Quarter ( $\mathbb{SW}_{2}^{1}$ ) of Section Thirty-three, (33) Township Twenty (20) Range Thirteen (13), Tulsa County, Oklahoma, according to the recorded plat thereof, with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same.

This Mortgage is given to secure the principal sum of Fifteen Hundred Dollars with interst thereon at the rate of 8 per cent per annum, payable semi-annually from date according to the terms of one certain promissory note, described as follows, to-wit:

Note dated March 7th 1923, due March 7th, 1926 for \$1500.00, executed by the maker here of, of even date herewith, due and payable to the order of the second party, with interest thereon at the rate of 8 per centum per annum until due, and at the rate of ten per centum per annum after maturity.

The interest before maturity is further evidenced by 6 coupons attached to the principal note, principal and interest payable at the plate designated in said note and coupons.

The Parties of the first part hereby make the following special covenants to and with said party of the second part and their assigns, to-wit:

First. That said first parties will procure separate policies of insurance against fire and tornadoes, each in the sum of Twenty-Two Hundred Dollars, and maintain the same during the life of thismortgage for the benefit of the mortgagee or their assigns, and made payable to the mortgagee or assigns as his or their interest may appear.

Second. That the first parties will pay all taxes and assessments, whether general or special, lawfully levied or assessed on said premises before the same become delinquent.

Third. That the said first parties will keep and maintain all improvements on the premises in good condition; commit or suffer no waste thereon, and not allow said premises to become in a dilapidated condition.

Fourth. Upon any breach of the first, second or third special coverants of this mort-gage hereinbefore enumerated, as well as for the failure to pay any part of the indebtedness hereby secured, either principal or interest, at the time the same become due, the holder of this mortgage may declare the entire sum or sums secured hereby due and payable without notice and shall be entitled to a foreclosure of this mortgage for the satisfaction thereof.

Fifth. In case of default in payment of any insurance premium, taxes or assessments, the holder of this mortgage may pay and discharge the same, and all such sums so paid shall be secured by the lien of this mortgage, and draw, interest at the rate of ten per cent per annum, provided that such payments by the mortgage shall not operate as a waiver of the special right to foreclose the mortgage under the provisions of the fourth/covenant hereinbefore set out.

SIxth. Upon any default entitling the holder here of to a foreclosrue and if the indebtedness secured by this mortgage shall be collected by any attorney or through proceedings in
any County, State or Federal Court, an additional sum of ten per cent of the amount due
shall be recovered as attorney's fees and shall be included in any judgement or decress of
foreclosure as a part of the indebtedness secured by this mortgage.

Seventh. Parties of the first part, for baid consideration, do hereby expressly