shall be secured hereby the same as if specifically described herein; and that in case of a foreclosure hereof, and as often as any foreclosure hereof may be filed, the helder hereof may recover from the first party on attorney's feerequil to ten per cont of the total amount for which such foreclosure is filed or had, which shall be due upon the filing of the petition in foreclesure, and which is secured hereby, and which the first party promises and agree to pay, together with all costs, including expenses of examination of title in preparation for foreclosure. Any expense incurred in litigation orbitarwise, including etorney's fees and an abstract of title to said pramises, incurred by reason of this nort esge, or to protect its lien, shall be repaid by the mortgagen to the mortgagee, or assigns with interest thereon at ten per cent per anum, and this mrtrage shell stand as sedurity 24 VIIII LEED therefor.

It is further agreed that upon a breach of the warranty herein or in the event of defealt in payment of instellments of principal and the interest for thespace of three months, or non-payment of insurance premium, taxes, assessments, or other charges, or to pay any premium for any such insurance which may have been advanced by said second party, or failure to keep the said improvements in good regain and in a tenatable condition, or in the event any act of waste is committed on said premises, in any of which events the entire debt shall become one and payable, at the option of said party of the second or a or its assigns the said party of the second part; or essigns shall be entitled to a foreclaure of this mortgage, and to have the said premises sold and the proceeds applied towards the payment of the indertedness due the said second paty, or its sssigns, assertained in accordance with the terms of the note and contract secured hereby, and that immediately upon the filing of the petitionin forcosure the holder hereof shell be entitled to the possession of said premises, and to collect and apply the rents thereof, less reesonable expenditures, to the payment of said indebtedness and for this purpose the holder herrof shall be entitled to a receiver, to the appointment of which the mortgarors hereby consents, which appointment may be made either before or after thedecae of foreclosure, and the holder hereof shell in no case be held to account for any retal or damage other than for rats actually received, the mortgagors hereby waiving any and all demage arising by reason of the taking possession of said premises as aforesaid, and for any and all other damages or liabilities that may occur to said property when in the possession of said mortgage, and all the covenants and agreements herein contained shall ran with the lend hereinconveyed

This mortage and the note and contract secured thereby shall in all respects be roverned and construed by the laws of Oklehome.

Serah H. Miller, S. S. Miller.

State of Oklahoma) Count: of Toss Before me, Fred S. Brosch, a Notar Public in and for said county and State, on this 19th day of Moruary, A.D. 1924, personally appeared Sarah H. Hilter, and S. S. Miller, 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 set and deed for the uses and purposes therein set forth.

Witness my hand and official seel the day and year shove satforth.

(Seal) Fred S. Broach, Notary Public.

My commission expires Merch 10, 1925.

Filed for record in Tulsa County, Okle., poPeb. 19, 3984, at 2:00,P.M. recorded in book 448, page 23, Brady Brown, Deputy,

(SEAL) O.G. Weever, County Clerk.

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