holder hereof, and the amounts so paid shall be a lien/on the premises aforesaid and draw interest at the rate often perpentper annum, payable semi-annelly, from date and sums are eXpended, all such sums shall be secured by this mortgage and be collected in the same manner as theprincipal debt hereby secured.

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Now, if the parties of the firstpart shall fail to pay or cause to be paid, any of the note or notes secured hereby, or shall fail in any of the terms or condutions of the said prior bond or matgage, or if at any time there remains unpaid. any interest, insurance premiums, taxes or assessments, after the same becomes due, or should said mortgagors commit waste on said described premise then the sold note and all the sums secured by this mrtpage shall immediately become due and psysble, at the option of the holder hereof, withot notice of demand and the holder hereof may at once cause this mortgage to be foreclosed and shell be entitled to recover attorney,'s fees in the sum of ten par cent of the amount hereby secura, in no event less thenfifty dollars, the said sum to be adjudged as lienon said lands, and secured by this mortgage, and shall be entitled upon the brach of any of the conditions herein to the immediste po ssession of the said premises and to the rats and profits thereof and the said mortgagors hereby covenant and agree to give peacable possession thereof as aforesaid and in case the mortgagee or the holder of this mortgage shall institute proceedings in court to foreclose this mor tage the parties hereto agree that a receiver may be appointed by the court to preserve the same and collect he rentals and profits therefrom without regard to the question of velue.

It is agreed that this mortage shall secure the payment of any sumshwhich may be hereafter advanced or material hereafter furnished by the mortgagee for the purpose of building upon, improving or repairing the premises hereintdescribed,

The foregoing conditions being performed this coweyence to be void, otherwise in full force and effect.

In witnesshwhereof, the said parties of the first part have hereunto set their hands the day and year first above written.

Arthur L.Ford, Margaret T. Ford.

State of Oklahoma SS

County of Tulss) Before me, a Notary Public, in and for said County and State on this 2nd day of February, 1924, personally appeared Arthur L Ford and Margaret T. Ford husband and wife, to me personally known tobe the identical persons who executed the within and foregoidg instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

Witnessmy hand and official soal the day and year last above written.

(SEAL) Harry L. Jenkins, Ngtery Public.

Ly commission expires August 19th, 1926.

Filed fir record in Tube County, Okla. on Feb. 4, 1924, at 4:10 P.M. recorded in book 481, page 527, Brady Brown.Deputy:

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

250424 - BH

CORPRATION RELEASE OF CORTGAGE.

COMPARED

In consideration of the paymentof the debt secured thereby. The Arkansas Valley/Bank, of Broken Arrow,Okbhoma, does hereby mlease themortgage male to it by J. M. Simmons and Daisy Simmons, his wife, recorded in book 378, on page 62, of the mortgage records in Tusa County, Orlshoms, covering the north half of the southwest quarter of section 32, township

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