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W. W. Shankey, County Tresponse

defending the title to said promises. Which expense shall include, among other things whateverer amount may be expended by second party for attorney's fees, either in perfecting or defending said title; and first parties hereby agree to immedately repay to second party all such sums of money which shall be thus paid by second party to protect its mortgage, together with interest at the rate or eight (8%) per amount from the date of payment by second party until repaid, and any percepties to accrue thereon, and such sums until repaid shall be a charge and lien upon said premises, and shall be accured by this mortgagel it is understood and agreed that no interest thus chargeable shall be figured for a percodless that one month,

If default shall be made in the payment of any part of either principal or interest when same becomes due, or in case of failure, refusal or neglect of first parties to recay immediately any of the above mentioned items, or in case of breach of any of the covenants or condition herein contained, the whole of said principal sum named therein and interest thereon and all item which this mortgage secures shall become immediately due and payable, and this mortgage may be understood and agreed that foreclosure of this mortgage shall not be commenced until the agregate of the delinquent items as herein contemplated, including trincipal and interest, shall equal twenty per cent (20% of the credits to first parties on the note which this nortgage secures or a sum not in excessof the total of four regular monthly payments,

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It is also agreed that in the event of any default in payment or breach of any covenant or condition hereinly the vents and profits of said premises are pledged to second party, or its successors and assigns, as additional collateral occurity, and said second party, its successors and assigns, shall be entitled to possession of said premises by receiver or otherwise; that upon the institution of proceedings to foreclose this mortgage the plaintiff therein shall be entitled to have a receiver appointed by the court to take possession and control of the premises describe herein, and to collect the rents and profits threef under the direction of the court, and amy amount so collected by such receive shall be applied under the direction of the court to the payment of any judgment ponedred or amount found due upon the foreclosure of this mortgage

This mortgage secures the payment of the principal note and interest thereon described and all renewals of principal note that may hererafter begiven in the event of any extention of time for the payment of said principal debt or interest,

First parties hereby agree that in the event action is brought to foreclose this mortgage, they will pay a reasonable attorney's fee of ten per cent (10%) of the face of said note, to become due and symble when a suit is filed, which this mortgage also secures, and said parties hereby expressly waive appraisement of the real estate and homestead exemptions,

The foregoing coverents and conditions being kept and performed, this conveyence shall bevoid otherwise to temain in full force and effect;

WIENESS; Unr hands this 7th, d y of December, 1929, Effic C, Braucht, D, E. Braucht

STATE OF OUTAHOLA, COURTY OF THESA ) SS

Before me, the undersigned, a Notary Public, in and for the above noted county and stee, on this 7th, day of December 1925, personally appeared Effic C. Braucht and D. E. Braucht, her husband 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 act and deed for the uses and purposes therein set forth,

My commission Empires May 29-1926 (seal) Bertha L, Cooper Notary Public Filed for Record in Tulea, Tule County. Oblahoma, December 8- 1925 atll; CO O'Clock A, Mand. ecorded in Book 481, Page71.

By Brady Brown Deputy, (coal) O. G. Weaver County Clerk

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