holder hereof shall recover from the first party amattorney fee of \$25.00 and ten per cent upon the amount due, or such different sum as maybe provided for by said notes, which shall be due upon the filing of the petition inforeclosure and which is secured hereby, together with expense of examination of title inpreparation for forechosure. Any expense incurred in litigation or otherwise, including attorney fees and abstract of title to said premises, incurred by reason of this mortgage or to protect ...its liens shall be repaid by the mortgagor to the mortgggee or assigns, with interest thereon at ten per cent permannum, and this mortgage shallstand as security therefor.

And it is further agreed that upon a breach of the warranty herein or upon a familure to pay whendue any sum, interest or principal, secured hereby, or any tax or assessment herein mentioned, or to comply with any requirements herein or upon any waste upon said premises, or any removal or destruction of any building or other improvements there on, without the consent of the sid second party, the whole sum secured hereby shall atonce and without notice being due and payable at the option of the holder hereof and shall bear interest thereafter at the rate of ten per cent per annum, and the said party of the second part or its assigns shall be entitled to a foreclosure of this mrtgage and to have the said preems es sold and the proceed applied to the payment of the sums soured hereby, and that immediately upon the filing of the petition in foreclosure the holder hereof shall be entitled to the possessionof the said premises, and to collect abd apply the rents thereof, less reasonable expenditures, to the paymentof said indebtedness, and for this purpose the holder hereof shall be entitled to a receiver, to the appointmentof which the mortgagors hereby consent and the holder here of shall in no case be held to account for any rental or damage other than for rents actually received, and the appraisement/of said premises is hereby expressly waiged or not at the option of the holder of this mortgage.

In construing this mortgage the words "first party" and "second party" wherever used shall be held to mean the persons named in the preamble as parties hereto. Dated this 4" dayvof October, 1924.

Signed in the presence of.

Hobart Darmold. Mary Darnold.

In on the within montrage. Dated this 22 Cay of - Cert-150 4

W. W Stuckey, County Jray

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State of Oklahoma

Tulsa County Before me, the undersigned, a Notary Pulic, in and for said County and State, on this 4" day of Oct. 1924, personally appeared Hobart Darnold and Mary Darnold, to me known to be the identical aprsons who executed the within and foregoing instrument. ad acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

Witness my hand and official seal the day and year last above written. (SEAL) Chas. B. Rawson, Notary Public.

My commission expires April 8, 1928.

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Filed for record in Tulsa Co, Okla. on Oct. 20, 1924, at 2:15 P-14. recorded in book TREASUREN'S ENDORSE I hereby certify there I to colve 53.60 + here t 400, page 161, Brady Brown, Deputy, Receipt No/7058 discours in promotion of manuality

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

2700877 - BH

MORTGAGE.

This mortgage, made this the 8th day of October, 1924, by and between W.W. Adams and Samtha Adams, his wife, of Tulsa County, State of Oklahoma, parties of the first part, to The Ponca City Building and Loan Association, of Ponca City, Oklahoma, a corporation organized and doing business under the laws of the State of Oklahoma, party of the second part.

