forthwith entitled to the imediate possession of the above desribed premises, and may at once take possession and receive and collect the rents, issues and profits thereof; and it is further agreed that the controt embodied in this mortgage and note secured hereby shall in all respects be govenered, construed and adjudged according to the laws of the State of Oklahoma at the date of their execution. Provided, that no stipulation contained in this mortgage shall in anywise be deemed to impair the negotiability of suchnote.

Fenth: That in case of a foreclosure of this horigage, and as often as any proceedings shall be taken to foreclose same, the first party shall pay to the plaintiff therein a reasonable attorney's fee of \$80, together with abstrator's fee for supplemental abstract of title for use in said foreclosure proceedings, suchfee to be due and payable upon the filing of petition for foreclosure and the same shall be a further charge and lien upon thebsaid premses; that upon the insitution of proceedings to foreclase this mortgage, the rlaintiff therein shall be entitled to have a receiver appointed by the couft to take possession and control of the premises described herein, and to collect the ents and profits thereof, under the direction of the court, without the proof required by statute; the amount so collected by such receiver to be applied, under the direction of the court, in the payment of any judgement rendered or amount found due upon the foreclosure of this mortgage; the first party hereby waives all benefits of the stay, appraisement, and exemption laws of the State of Oklahoma, the waiver to be effective or not at the optionof the second party . In construing this mortgage the words "first party" shall be held to Eleventh: mean the person or persons named in the pramble as parties of the first part jointly and severally; and the words "second party" shall include the mortgagee hereih, and its successors or assigns.

In witness whereof, the said parties of the firstpart havebereunto set their hands the day and year first above written. Witnesses:

C. G. Gray, E. A. Lilly.

Luther L. Richardson, Lula J.Ridardson.

State of Oklahoma) )SS

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Tulsa County ) Before, me, the undersigned, a Notary Public, in and for said County and State, on this 18th day of Nov. 1924, personally appeared Luther L. Richardson and Lulu J.Richardson, his wife, to me known to be the identical persons who executed the within and for egoingninstrument and acknowledged to me that "they executed the same as their free ad voluntary act and deed for the uses and purposes thereinset forth.

Witness myhandhand official seal the day and year last above written.

(SEAL) C.G.Gray. Notary Public.

11

My commission expires Oct/ 31, 1927. Filed for record in Tulsa Co. Okla.on Nov. 24, 1924, at 16:00 A.M. recorded in book 497, page 457, Brady Brown, Deputy,

(SEAL) OG.Weaver, County Clerk.

272758 - BM

## RELEASE OF MORTGAGE.

This release of mortgage made and executed on this 6th day of September, 1924, by and between Mrs Clara W. Harwood, first party, and E. I. Saddler, pecond party, Witnesseth, That, whereas, second party made and executed a certain field estate mortgage covering lbts 9-10-11 block 2, BusinessMens addition to the Cityof Tulsa, Tulsa County, State of Oklahoma, on December 22nd, 1923, to secure the payment of a note in the sum of Five Hundred (\$500.00) deflars, and

459