49% payments on all prior encumbrances if any upon said land, and if mortgagors or their successors in the ownership of the land herein mortgaged, default in payment of either principal or interest of any prior encumbrance, the holder of the note secured by this mortgage may pay off such prior encumbrance in full, or the amount due thereon whether principal or interest, or may pay off the entire prior encumbrance in full, and mortgagors agree forthwith to repay same with interest at the rate of ten per cent (10%) per annum from date of such advancement, and the lien of this mortgage shall extend to and protect such advances and interest and if the same be not paid within thirty (30) days from date of advancement, the holder of the note secured hereby may at any time thereafter proceed to foreclose this mortgage and all the indebtedness secured by said note shell become at once due and payable at the option of the holder, thereof.

Non-compliance with any of the agreements made herein by the mortgagors shall cause the whole debt secured hereby to mature at the option of the holder hereof, and no demand for the fullfillment of broken obligations or conditions, and no notice of election to consider the debt due shall be necessary before instituting suit to collect the same and foreclose this mortgage, the institution of such suit being all the notice required.

FIFTH. Grantors agree that in case default occurs upon this mortgage indebtedness or any part thereof, and suit is instituted to collect the same the sum of Q(as per note) as a reasonable attorneys fee in addition to all other legal costs, as often as any legal proceedings are taken, to foreclose this mortgage for default in any of its covenants, or as often as the said mortgagors or mortgagees may be made defendant in any suit effecting the title to said property which sum shall be and additional lien on said premises, and shall become due upon the filing of petition or cross petition or foreclosure.

SIXTH. Mortgagors further agrees that in the event action is brought to foreclose that mortgage for the purpose of collecting said indebtedness secured hereby, a receiver may be appointed by the court to take charge of the premises herein mortgaged, during the pendency of such action.

IN WITHISS WHEREOF, The said mortgagors have hereunto set their hands on the 1st day of August, A. D. 1924.

J. E. Paymal Alta M. Paymal

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STATE OF OKLAHOMA,) SS. Tulse County.)

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Before me, the undersigned, a Notary Public , in end for said County and State on this 1st day of August, 1924, personally appeared J. E. Paymal and Alta M. Paymal , his wife 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.

IN WITNESS HERFOF, I have hereunto set my hand and notarial seal the date above mentioned.

My Commission expires on the 16th day of January 1927

(SEAL) Beulah McAllister, Notary Public Filed for record'in Tulsa County, Tulsa Oklahoma, Oct 21, 1924 at 4:10 o'clock P. M. in Book 498, page 168

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