second part, its successors or assigns, shall pay all prior liens, if any, which may be found to exist on said property, and all expenses and attorney's fees incurred by said party of the second part, its successors or assigns, by reason of litigation with third parties to protect the lien of this mortgage; all of which said parties of the first part hereby agree to do; then these presents to be void, otherwise to remain in full force.

It is agreed that if the insurance above provided for is not promptly effect It is agreed that if the insurance above provided for is not promptly effected ed and the policies therefor duly deposited, or if the liens, taxes, special assess-ments, expenses or attorney's fees above apecified shall not be paid as hereinbefore provided, the said party of the second part, its successors or assigns, (whether electing to declare the whole indebtedness hereby secured due and collectible or not) electing to declare the whole indebtedness hereby sectred due and contective of her may effect the insurance above provided for and pay the reasonable premiums and char-ges therefor, and may pay said taxes and special assessments (irregularities in the levy or assessment thereof being expressly waived), and may pay such liens, expenses and attorney's fees, and all such payments with interest thereon from the time of payment at the rate of ten per centum per annum shall be deemed part of the indebted-

payment at the fact of the borness because performing the made in the payment of any And it is agreed that in case default shall be made in the payment of any instalment of said note or of interest thereof, when due, or if there shall be a failure to comply with any or either of the terms or conditions of this mortgage, the said note and the whole indebtedness secured by this mortgage, including all ther Daythe said note and the whole indebtedness secured by this mortgage, including all pay-ments for taxes, assessment, insurance premiums, liens, expenses and attorney's fees hereinabove specified, shall, at the option of the party of the second part and with out notice (notice of the exercise of such option being hereby expressly waived), become due and collectible at once by foreclosure or otherwise; and upon commencement of any foreclosure or at any time thereafter and prior to the expiration of the time for redemption from any sale of said premises on foreclosure, any court of competent investigation approximation of the party of the accord mort it to expression approximation of for redemption from any sale of said premises on foreclosure, any court of competent jurisdiction, upon application of the party of the second part, its successors or assigns, or the purchaser at such sale, may at once and without notice to the parties of the first part, or any person claiming under them appoint a receiver for said pre-mises to take possession thereof to collect the rents, issues and profits of said premises during the pendency of such foreclosure and until the time to redeem the same from the foreclosure sale shall expire, and out of the same to make necessary same from the foreclosure sale shall expire, and out of the same to make necessary repairs and keep said premises in proper condition and repair panding such sale and the expiration of the time to redeem therefrom, and to pay all taxes and assessments accruing between the commencement of the foreclosure and the expiration of the period for redemption and all taxes and assessments unpaid and tax and assessment sales remaining unredeemed at or prior to the foreclosure sale, and to pay insurance pre-miums necessary to keep said premises insured in accordance with the provisions of this mortgage and the expense of the receivership.

And it is agreed that the parties of the first part will repay the party of the second part all reasonable expenses paid in procuring abstracts of title whenever such abstracts shall become necessary to protect the interests or enforce the rights of said party of the second part, and the amounts so paid with interest thereon from the time of payment at the rate of ten per centum per annum, shall be deemed part of

the indebtedness secured by this mortgage. The said parties of the first part hereby expressly waive and release all rights and benefits they have in said premises as a homestead under any law or rule rights and operits they have in sale premises as a homestead under any law of rule of equity relating to the alienation, exemption or judicial sale of homesteads. In witness whereof, the said parties of the first part have hereunto set their hands the day and year first above written.

In Presence of

F. C. Starr. H. A. Schubert, Henry A. Edler, Olive M. Edler,

Notary Public.

tille Morthurs egister of Deeds, Fune Flora Deputy.

State of Kansas, )

Douglas County, )ss. Be it remembered that on this 21 day of Nov. A.D. 1918, before the undersigned August H. Fiehler, a Notary Public in and for the County and State aforesaid, duly commissioned and qualified, personally came Henry A. Edler and Olive M. Edler, his wife who are personally known to me to be the same persons who executed the foregoing instrument of writing as grantors, and such persons duly and severally acknowledged the execution of the same. Douglas County,

· In testimony whereof, I have hereunto set my hand and affixed my official seal the day and year last written. August H. Fiehler,

Commission expires Feb. 18, 1922.

(L.S.)

ba ta na pana kana nji panakan panakan panakan kana ta ta mana pana kana bara kana kana kana kana kana kana ka

Recorded Nov. 30, 1918, At 10:40 o'clock A.M.