may sign all papers and applications necessary to obtain such insurence in the name place and stead of the said first party; and it is further agreed, in the event of loss under such policy or policies, the said second party shall have full perer to demand, receive, collect and settle the same and for that purpose may, in the mane, place and stead of said first party, and as his agent of that purpose may, in the mane, place and stead of said first party, and as his agent and attorney in fact, sign and endorses all voublers, receipts and drafts, that shall be mosses the propose to the money thereunder, and to apply the amounts is so collected towards to prove the money thereunder, and interest thereon; and if may or sither of said agreements be not performed as aforesaid, then the said party of the second part, Its endorses or assigns, may pay such taxes and assessments, or any party thereofy may effect duch insurance, as hereinbefore agreed, paying the cost thereof; and may also pay the frifal judgement for any statutory laten claims, including all costs, and for herepayment of all moneys so paid, with interest thereon from the time of payment, at the read of the percent per annum, payable semi-amunally, these presents ghall be a security in like manner and with like effect as for the payment of said bend and interest coupens.

TENTHI- The said first party agrees that if the maker of said note shall fail to pay any or said money either principal or interest within thirty days aften the same becomes due, or to conform to or comply with any of the foregoing covenants, the whole sm of money herein secured, may at the option of the holder of the note hereby secued, and at their option only, and without notice, be declared due and payable; and this mortage may thereupon be foreclosed immediately for the whole of as all money, interess and ocsts, otgether with statutory damages in case of protest, and said second party, or any legal holder thereof, shall at once, upon the filling of a bill for the forealoure of this of this mortgage.

TWELFTH:- It is expressly stipulated and agreed, that in case this mortgage shall be foreclosed, an attorney's fee of Fifty Dollars shall be taxed and made a part of the case costs of foreclosure. reclosure .

IN TESTIMONY WHEREOF, The said party of the first part have hereunto ands this I7 " day of June Nineteen hundred and eight } set their hands this I7 Ethel E Gillies Attest . C.D.Cogeshall beares State of Oklahoma) SS. Tulsa County . Before me, a Notary Public, in and for said County and State on this 18th day of June 1908, personally appeared Ethel E Gillies and Niel B Gillies, 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 heir free and voluntary act and deed for the uses and purposes therein set forth. fin and for said County and State on C.D.Cogeshall a 👔 sagas Xiga NotaryPublic (SEAL) and with the section of the contract Residence Tulsa Okla My Commission expires April 14 - 1911 Filed for record Jun 18 T908 at IT'S5 A.M. \* H.C. Walkley , Reg of Deeds . (SEAL) TEAL OF FREE TO SEE SEE THE 

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