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therein . including the interest represented bythis mortgage lien, or upon the mortgage

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or the note or debt secured hereby; and further to pay a y tax, assessment o r charge that and mole as condition to recreation or enforcing or enforced from the holder of said mortgage, or the collection of the said indebtedness. In case said mortgages shall fail to pay an such taxes, assessments or charges, then the holder of this mortgage and the note secured hereby may pay said taxes, assessments or charges, and said mortgagors agree to repay upon demand the full amount of said advances, with interest at the rate of ten percent, per annum from date of said advancement, and this mortgage shall be a further lien for the repaymment thereof.

The mortgagors agree to keep all buildings and improvements upon said land is as good exconditio as they now are; to neither commit nor suffer waste; to maintain both fire and tornado insurance upon all buildings in a company satisfactory to the mortgagee or assigns, in sum not less than $\frac{2}{-}$ Dollars payable in case of loss to mortgagee or assigns, upon the mortgage indebtedness, all insurance policies to be delivered unto mortgagee or assigns as soon as written , and by them retained until the payment of this obligation. And the mortgagors duthorize the holder hereof ro repair any waste, and to take out policies of insurance, fire tornado or both, should mortgagors default in so doing and to advance the money therefor; and to pepay such advances with interest at the rate of ten per cent, per annum, mortgagors pledge themselves and the lien of this mortgage sgall extend thereto .

Non-complaiance with any of the agreements made herein: by mortgagors shall cause the whole debt secured hereby to mature at the option of the holder hereof, and no demand for the fullfilment 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.

Witnesstheir hands this 2nd day of September 1908 . .

Ex/cuted and delivered in presence of State of Oklahova) Tulsa County .)

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Before me, A.B. Davis a Notary Public in and for said County and State on this 2nd day of September I908, personally appeared Ethel B Ellis and J.W. Ellis 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 their free and voluntary act and deed for the uses and purposes therein set forth.

My commis sion expires November 26, 1911

SEAL

A.B.Davis Notary Public

Ethel B. Ellis

J.W.Ellis

Filed for record Sep 3 1908 at IO'IO A.M. H.C. Walkley Reg of Deeds (SEAL)