To ke p all buildings , fences or other im rovements on said real estate in as good repair and conditon as the same are in at this date, and permit now waste, expecually no cutting of timber, except for the making and repairing of fences on the place and such as shall be necessary for firewood for use on the premises .

To keep the buildings nor or hereafter erected on said land contantly insured ± We company satisfactory to said second party or assigns, the holders of said indebte dness for the insurable value thereof, mains and the policies assigned and pledged and delivered to said second party and assigns as aforesaid, with full power to dema 1d, receive and collect all moneys becoming payable thereupon, and apply the same toward the payment of said indebted ness; and this mortgage shall be a lien upon all insurance held by said first party or assigns upon said premises, whether the policies therefor are assign d or not, until said indebtedness is atdipaid

FOURTH: To pay al 1 taxes which are due or which hereafter may become liens on said realestate, when by law the same are made payable, and all taxes which may be assessed in Oklahoma against the said secon party or assigns on this mortgage or the notes secured hereby.

FIFTH: In case daid first partypfail or neglectto provide such insurance or pay said taxes the said second party, and assigns as aforesaid may do so and this mortgage shall stand security for any amounts so expended by said second party, with interest at the rate of eight per cent, per annum .

NOW, if the covenants aforesaid shall be well and truly kept by the said first party, then the property hereimbefore conveyed shall be released at the cost of the said first party, but if said first party or assigns shall fail to pay lither principal or interest, when the same becomes due ( or any notes given as evidence of interest on any extension of the time of payment of the debt herein secured when the same shall be due) or shall permit or suffer waste to be done upon said premises; or fail comply with any of the foregoing covenants or agreements, the whole sum of money herinsecured, with accrued interest, shall become due and payable at the option of the said second party and assigns, as aforestid, without notice, and this mortgar may be foreclosed at once for the whole of said money, accrued interest and costs, and including a reasonable attorney's fee to become due upon institution of any suit for foreclosure and to be secured by this mortgage and included in any decree of foreclosure rendered thereon , and saids second party or any legal holder of said indebtedness, shall at once ne entitled to the immediate possesion of the above described premises, and may at once take possession, and receive and collect the rents, issues and profits thereof, and the oc/cupant or accupants of said mortgaged real estate shallpay rent to the second party and assigns as aforesaid only, or said second party or assig s shall be entitled as a matter of right to the appointment of a receiver to take posseszion of said premises and apply the net rents and profits thereof to said debt, interest and costs .

It is the intention of the parties tothis contract to conform strictly to the laws of Oklaho a, relating tousury, and no greater amount shall be collected than is allowed thereby; and, if for any reason any greater amount is received or collected at any time before the final payment and discharge of the debt, the same shall be credited thereon as of the date it was received or collecte d .