said lands in case of sale under foreclosure.

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Second, If said mortgagors shalpay the aforesaid indebtedness booth principal and interest, according to the tenor of said note, as the same shall mature, and shall keep and perform all the covenants and agreements in this mortgage ten these presents shall become void; otherwise to remain in full force and effect.

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Third. Said mortgagors agree to pay promptly when due and payable all taxes and assessments that may be levied within the State of Oklahoma, upon said lands and tenements, or upon any interest or estate therein including the interest represented by this mortgage lien; and further to pay any tax, assessment or charge that may be levied, assessed sgainst or required from the holder of said mortgage and note as a condition to maintain on of enforcing or enjoying the full benefit of the lien of this mortgage, or the collection of said indbtedness, and will pay any and all labor and material liens whether created before of after this date that are lawfully charged against said premises.

And will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tornado and fire with insurance approved by the mortgage herein in the sum of \$3,000.00 as a further secutity for said dbt, and assign and deliver to themortgages all insurance upon said property, to be by it collected, as its interestsmay appear. In case said mortgagors shall fail to pay any such taxes, assessments, charges, labor of material liens or insurance, then the holder of this mortgage and the debt secured hereby may pay said taxes, assessments, insurance, charges and liens, and said mortgagors agree to repay upon demand the full amount of said advances with interest thereon at the rate of ten cer cent per annum from the date of such advancement and this mortgage shall be alfurther lien for the repayment thereof.

Fourth. Mortgagors agree to pay promptly when due all interest or principal payments on all prior encumbrances if any upon said land, and if mortgagors or their succesors 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 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 withinthirty 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, shall become at once due and payable at the option of the holder (hereof.

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 fulfillment of broken obligations or conditions, and no notice of election to consider the dot 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 mrtgage, indebtedness or any part thereof, and suit is instituted to collect the sum of \$25.00 and 10% 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 mortgagres may be made defandent in any suit affecting the title to said property which sum shall be an additional linn on said premises, and shall become due upon the filing of petition or cross petition of foreclosure.