onsaid premises for the sum of $(q^{---})^*$ for the benefit of the mortgagee, its successors and assigns and to maintain such insurance during the existence of this mortgage. Said first party also agrees to pay all taxes and assessments lawfully assessed against said premises before the same shall become delinquent.

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Now if said first party shall pay or cause to be paid to said second party, its suscessors and assigne, said sum or sums of money in the above described note mentioned, together with the interest thereon according to the terms and tenor of said note, and shall procure and maintain such insurance and pay such taxes and assessments, then these presents shall be wholly discharged, and void; otherwise shall remain and be in full force and effect. If such insurance is not effected and maintained or if any and all taxes and assessments which are or may be levied and assessed lawfully against said premises, or any part thereof, are not paid before the same becomes delinquent, then the mortgage herein its successors or assigns may effect such insurance and pay such taxes and assessments and shall be allowed interest thereon at the rate of ten (10) precent per mnum until paid, and this mortgage shall stand as security for all such payments and sums; and if said sum or sums of money or any part thereof, or any interest thereon is not paid when the same become due and payable or if such insurance os not affected and maintained and the certificates or policies delivered to said second party, its successors or assigns, or if my types or assessments are nt paid before the same shall be delinquent, the holder of said notes and this cortgage may, without notice to first party, elect to declare the whold sum or sums and interest thereon and attorney's fees therein provided for due and payable at once and proceed to collect said debt, interest and attorney's fees set out and mentioned in said note, according to the terms and tenor thereof, and also all sums paid for insurance and taxes and legal assessments and interest thereon, and also to foreclose this mortgage, whereupon the said second party, its successors and assigns, shall become and be entitled to the possession of said premises and shall be entitled to the rents and profits thereof, and shall be entitled to the appointment of a receiver for the collection of said rents and profits.

And it is further expressly agreed, that, as often as any proceeding is taken to foreclose this mortgage, said first party shall pay to said second party, its successors and assigns, a sum equal to ten dollars and ten per cent additional of the total amount due on said mortgage and on said note, as attorney's fees for such foreclosure, in addition to other legal costs, and that such attorney's fee shall be a lien upon the premises hereinabore described, and a part of the debt secured by this mortgage.

Inwitness whereof, the party of the first part has hereinto set his hand the day and year first above written.

w.U. Morrow, Dorothy D. Morrow.

State of Uklahoma)

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SS Before me, Arthur B. Crawford, a Motary Public, in and for said Courty and State on this 25th day of Movemberm 19222, personally appeared W.O. Morrow and Dorothy D. Morrow, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they excluded the same as their free and voluntary pact and deed for the uses therein set forth.

My commission expires Junel5, 1926. (SEAL) Arhur B. Crawford. Filed for record in Mulsa County, Okla on Dec. 29, 1922, at 1:45 4.M. and duly recorded in bookm432, page 62, by F.Delman, Deputy, (SEAL) O.D. Lawson, County Clerk.