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this mortrage is a first lien upon said cramises; that the party of the first part will pay a said principal and interest at times when the same fall due and at the place and in the manner provided in said notes and will pay all taxes and assessments against said land when the same are due each year, and will not consit or permit any maste upon said premises; that the buildings and other improvements thereon shall be kept insured for the benefit of the second party or its assigns, against loss by fire or lightning for not less than \$1000.00 in form and commanies satisfactory to said a cond party, and that all policies and renewal receipts shall be delivered to said second party. If the title to the said premises be transferred, a said second party is authorized, as agent of the first part, to assign the incurance to the grantee of the title.

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IT IS FURTHUE AGREED AND UNDERSTOOD that the said second early may pay any taxes and assessments levied against said premises or any other sum recessary to protect the rights of such party or assigns, including incurance upon buildings, and recover the same from the first party with ten per cent interest, and that every such payment is secured hereby, and that in case of a foreclosure hereof and as often as any foreclosure suit may be filed, the holder hereofshall recover from the first party an attorney fee of \$25.00 and ten per cent upon the amount due, or such different sum as may be provided for by said notes, which shall be due upon the filing of the petition in foreclosure, and which is secured hereby, together with expense of examination of title in unequantion for foreclosure. Any expense incurred in litigation or otherwise, including attorney fees and abstract of title to said premises, incurred by reason of this nortance or to protect its liens, shall be repaid by the sortanger to the mortangee or assisms, with interest therein at ten per cent per annum, and this many factors which stand as security therefor.

AND IT IS FURTEER AGREED that upon a breach of the surventy berein or upon a failure to pay when due and sum, interest or principal, assured hereby, or any tax or assessment herein mentioned, or to comply with any requirements herein or upon any waste upon said premises, or any removal or destruction of any building or other improvements thereon, without the consent of the said second party, the whole sum neared horeby shall at once and without notice become due and payable at the option of the holder thereof and shall bear im erest thereafter at the rate of ten per sent per annum, and the said party of the second part or its assigns shall be entitified to a foreclocure of this mortrage and to have the said premises sold and the proceeds applied to the parment of the sums secured hereby; and that immediately year the filing of the peitition in foreclosure the holder hereof shall be entitled to the possession of the said (remises, and to collect and apply the rents thereof, less reasonable excenditure, to the payment of said indebtedness, and for this purpose the holder hereof shall be entitled to a reciver, to the appointment of which the martengers hereby consent and the holder hereof shall in no case be held to account for any rental or damage ofter than for rents actually received; and the approximent of said tremises is hereby expressly waived or not at the option of the holder of this mortgage

In construing this mortgage the words "first party" and "second party" wherever used shall be held to mean the persons named in the preamble as parties hereto.

Dated this 13th day of April, 1923.

Hattie Gorman Azra C. Gorman

STATE OF ORLAHOLA,) SS TULSA COUNTY)

Before me, the undersigned, a Notary Lublic, in and for said County and State, on this 18th day of April, 1923, perconally appeared Hattie Gorman and Ezra C. Joman, wife and husband to me known to be the identical persons who executed the within and foregoing instrument,

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