executors, successors or assigns, and assign and deliver the policy and certificates thereof to the party of the second part his heirs, executors, successors or assigns, and shall further keep and perform all covenants and agreements hereinafter made, then these presents shall be null and void.

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And it is hereny expressly agreed, that should any default be made in the above covenant to insure and keep insured the said buildings, then and in such case it shall be lawful for the said party of the second part his heirs, executors, successors or assigns, without prejudice to any rights they might otherwise have by virtue of these presents, to effect such insurance, and the premium paid therefor shall be a lien on the premises above described, added to the amount secured by these presents, and shall be payable on demand, with interest at ten (10) per cent per annum.

And it is also agreed, that should any default be made in such payment of the taxes and assessments as above provided, or any part thereof, then and in such case it shall be lawful for the party of the second part, his heirs, executors, successors or assigns, without prejudice to any rights which might otherwise have by virtue of these presents, to pay and discharge said taxes or assessments and the money thus paid shall be a lien on said premises, added to the amount secured by these presents, and shall be payable on demand, with interest at ten (10) per cent per annum.

And it is also agreed, that should any default be made in the payment of any of the items mentioned in this mortgage on the day when the same are made payable by this mortgage or said note or should said first parties fath or neglect to pay, or cause to be paid all taxes, assessments, or public rates levied upon said premises, when the same becomes due and payable under the laws of Oklahoma, or shall allow or permit any legal or equitable liens to stand or to be placed against the premise herein conveyed, that will in any manner affect or weaken the security herein, or intended to be, or shall commit waste on said premises, or do any act whereby the property herein conveyed is made less valuable, or shall fail well and truly to keep and perform each and all of the covemants, expressed or implied herein contained, or either or any of them, then, upon the happening of any of the above entingencies, the whole amount herein secured shall become due and payable at once without notice, if said second party so elect, anything herein-before contained or contained in said note, to the contrary thereof in any wise notwith-standing.

And it is further expressly agreed, that as often as any proceeding is taken to foreclose this mortgagal first parties shall pay said second party his heirs, executors,
successors or assigns, a sum equal to ten per cent of the total amount due on said
note and this mortgage, as attorney's fee for such foreclosure in addition to all other
legal costs, and that such attorney's fee shall be a lien upon the land above described,
and a part of the debt secured by this mortgage. Appraisement of said premises is
hereby waived or not at the option of the party of the second part.

Witness our hands the day and year herein above written.

R. B. Pringle, Lillian M. Pringle.

State of Oklahoma)
)SS
County of Tulsa )

Before me, G. M. Smith, a Notary Public in and for said County and State, on this 18th day of April, 1923, personally appeared R. B. Pringle, and Lillian M. Pringle, his wife, 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.

Witness my hand and official seel the day and year last above written.

(SEAL) G. M. SMITH, MOTARY PUBLIC.

THE RESERVE