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in said notes and will pay all taxes and assessments against said land when the same are due each year, and will not commit or permit any waste upon said premises; that the buildings and other improvements thereon shall be kept in good repair and shall not be dostroyed or removed without the consent of the second party, and shall be kept insured for the benefit of the second party or its assigns, against less by fireor lightning, for not less than a \_\_\_\_\_ in form and companies satisfactory to said second party, and that all policies and renewal receipts shall be delivered to said second party. If the title to the said premises be transferred, said second party is authorized, as agent of the first party, to assign the insurance to the grantee of the title.

In is further/greed and understood that the said second party may pay any taxes and assessents levied against said premises or any other sum necessary to protect therights of such party or assigns, including insurance upon buildings, and recover the same from the first party with ten per cent interest, and that ever such paymentias secured hereby, and that in case of a foreclosure hereof and as often as any foreclaure suit may be filed, the holder hereof shall recover from the first party, an attorney fee of \$25.00 andten per cent upon the amount due, or such different sum as may be provided for by said rates, which shall be due upon the filing of the petition inforeclaure and which is secured hereby, together with expose of examination of title in/preparation for foreclosure. Any expense incurred in litigation or otherwise, including attorney fees and abstract of title to said premises, incurred by reason of this martgage or to protect its liens, shall be repair by the mortgager to the mortgages shall stand as secrity therefor.

And it is further agreed that upon a breach of the warranty herein or upon a failure to pay when due anysum, interest or principal, secured hereby, or any tax or assessment herein mentioned, or to comply with any requirements herein or upon any weste upon said premises or any removal or destruction of my builling or other improvements thereon, without the consent of the said second party, the whole sum secured hereby shall at once and without notice become due and payable at the option of the holderthereof, and shall bearinterest thereafter at the rate of tem par cent per annum, and the said party of the second part or itsassigns shall be entitled to a foreclsure of this mrtgage and to have the said premises sold, and the proceeds soplied to the payment of the sums secured hereby; and that immediately upon the filding of the petitim in foreclosure the holder hereof shall be entitled to the possession of the said premises, and to collect and pply the rents thereof, less ressonable expenditures, to the paymentof saidindatedness, and for this aper purpose the holder hereof shall be entitled to a receiver to the appointment of which the mortgagors/hereby consent, and the holder hereof shall in no case be held to expunt for any rental or dwage other than for rents actually received; and the apraisement of said presmises is hereby expressly waved or not at the option of the holder of this mortgage.

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

Dated this Elst day of March. 1924.

J. H. Marshall, Johnnie L. Marshall.

State of Oklahoma)
SS
Tulsa County :)
Before me, the undersigned, a Nutary Public, in and for said
County and State, on this 21st day of March,, 1924, personally appeared J. H. Mershall and
Johnnute Marshall, his wife, to me known to be the identical persons who executed the
within and forgoing instrument, and acknowledged to me that they executed the same as

448