ment of ter dollars and ten per cent additional, as attorney is fees, in case the same be collected by legal proceedings or be placed in the hands of sam atterney for collection.

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Said first parties hereby covenant that they are the owners in fee simple of soid previses and that the same are free and clear of all incumbrances. That they have good right and authority to convey and encurber the same and that they will variant and defend the same against the lawful clams of alloperans whomsoever. Said first parties agree to insure the buildings on said precises in the sum of (\$38000,00) for the benefit of the mentaree, its successors and assigns and to maintain such insurance during the existance of this moytgage. Said first parties also agree to pay all taxes and aspectronts howfully assessed against said premises before the same shall become deliquent.

Now, if said first parties shall payor cause to be paid to said second party, its successors and assigns, said sum or sums of money in the above described note, mentioned, together with the interest thereon according to the terms and tonor of said note, and shall procure and valutain such insurance and py 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 insuance is not effected and maintained or if any and all taxes and assessments which are or may be levist and ascessed lawfully against said premises, or aby part there of are not paid before the same become deliquent, then the mortgage herein, is successors or assigns may effect such in surmice and pay such taxes and assessments and shall be allowed interest thereen at the rate of ten (10) per cent per annum until paid, and this mortgage shall stand as security for all such payments and sums; and if sad sum or sums of money or may part thereof, or any interest thereon is not paid when the same beames due and psychle or if such incurance is not effected and maintained and the certificstes or policies delivered to said second party, its successors or assigns, or if any texes or assessments are not paid before he same shall be delinquent, the holler of said toter and this mortgage may, without notice to first party, clect to declare the whole sum or sums and interest thereon and attorney's fees therein provided for due and psymble at once and proceed to collect said debt, interest and attorney's fees se out and mentioned in said note, according to theterms and tehor thereof, and alsocall sums paid for insurance and taxes and legal assessments and interest thereon, and also the foreclasthis mortgage, whereupon the said second party its successors and assigns shallb-econe and be entitled to the possession of said premises and ahall be entitled to the ronts and profits thereof, and shall be entitled to the appointment of a receiver for the collection of a id rents and rofits.

And it is further expressly agreed, that as often as any proceeding is taken to foreclose this mortgage sold first parties shall pay to said second party its successors and essigns, a sum equal to ten dollars and ten percent additional of the total amount due on said mortgage and a 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 promises hereinabove described, and a part of the debt secured by this mortgage.

In witness whercof, the said parties of the first part have hercuntoset their hends the day and year first above written.

## R. Feldman, Gussie Fadman.

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State of Oklahoma ) SS Tulsa Courty ) Bofore me, a Notary Lublic, in and for said County and State, on this 3rd day of April, 1924, perconally appeared R. Feldman and Gussic Feldman, to me <u>a 4</u>8