Second. That saidnortgagors withinforty days after the same becomes due and payable, will pay all faxes and assessments which shall be levied upon said lands, or upon, or on account of this mrtgage or the indebtedness secured hereby or upon the interest or estate in said lands created or represented by this mortgage, or by said indebtedness, whether levied against the said mortgagors, their legal representatives or assigns, or otherwise; and said mortgagors horeby waive any and all claim or right against said nortgagee, its successors or assigns, to any payment or rebate on or offset against, the interest or principal or premium or said mortgage debt, by reason of the payment of any of the aforesaid taxes or assessments.

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Third: That the said mortgagors will also keep allouidings erected and to be erected upon said lands insured against loss and damage by tomado or fire with insurers approved by the mortgages in the sum of fifty thousand dollars, as a further security of said mortgage debt, and assignand deliver to the mortgages all insurance upon said property.

Fourth: If said mortgagors make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance as above covenanted, said mortgagee, its successors or assigns may pay such taxes, and effect such insurance, and the summ so paid shall be a further lien on said premises under this mortgage payable for th²⁵ with with interest at the rate of ten (10) per cent per annum.

Fifth. Should default be made in the payment of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part thereof, when the same are payable as provided in this mortgage and in said note and said by-laws and should the same, or any part thereof, remain unpaid for the period of three months, then the aforesaid principal sumoff fifty thousand dollars, with all arrearages thereon ad all penalties taxes and insurance premiums, shall, at the option of said mortgagee or of its successors or assigns, beco^m payable immediately, mything hereinbefre contained to the contrary notwithstanding. In the event of legal proceedings to foreclose this mortgage, the indebtiness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten (10) per cent per anum in lieu of the further payments of monthly installments.

Sixth. The said mortgagors shall pay to the said mortgagee, or to its successors or assigns a reasonable attrney's fee in addition to all other legal costs, as often as any legal priceedings are taken to foreclose this mortgage for default in anyofits covenants or as often as the said mortgagors or mortgagee may be made defendent in any suit affecting the title of said property, which sum shall be made different lies on said premises.

Seventh: As further security for the indebtedness above recited the mortgagor hereby assigns the rentals of the above property mortgaged to the mortgagee and in case of default in the payment of any monthly installment the mortgagee or legal representative may collect said rents and credit the sum collected less cost of collection, upon said indebtedness, and these premises may be enforced by the appointment of a receiver by the court.

In witness whereof, the said mortgagors have hereunto set their hands and seal on the 1st day of April, A.D. 1924.

George B. Stanley, Ethel M. Stanley, R. J. McCune, Dora MC McCune. 118

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Stateof Oklahoma)

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Tulsa County) Before me, J. P. Byrd, Jr., a Notary Public, in and for said County and State, on this 4th day of Ar. 1924, personally appeared George B. Stanley and wife Ethel ^M. Stanley, and R. J. McCume and wife Dora M. McCune, to me known to be the identical persona who executed the within and foregoing instrument, and acknowledged to me

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