from any personal liability upon said note nor under any covenant or stipulation herein contained. And, futher, the mortgagor does hereby expressly govenant, stipulate and agree as follows:

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First: To pay before the same shall become delinquent alltaxes and assessments of whatsomer character on said land, and all taxes or assessments that shallbe made upon said loan or upon the legal holder of said mte andmortgage on account on said loan by any competent public authority of the State of Oklahoma, or any subdivision thereof, or of the United States of America, to whomsoever assessed, including personal taxes, excepting the nortgage registration tax provided by the laws of the State of Oklahoma. which shall be paid by the mortgagee.

Second. To keep the buildings dd improvements upon the mortgage premised insured against loss by fire, lightning and widstorm in a reliable insurance company approved by the party of the second part, for a sum satisfactory to the mortgagee, and to assign all, policies of insurance whatsoever nature and amount taken out on some to said party of the second part, with subrogation clause patisfactory to the mortgagee, with loss payable to said mortgagee or its assigns; and to deliver said policies or renewals thereof to the mortgagee as collateral and additional security for the payment of said debt, to be held by said mortgages until this mortgage is fully paid. In the event of loss, under such policy or policies, the saft mortgagee or its assigns shall have and is hereby specifically given full power to settle or compromise claims the reunder and to demand, receive and receipt for all monies becoming payable therounder, and to apply the amount so collected toward the payment of the inhebtedness hereby secured or in rebuilding or restoring the demaged buildings or improvements, as the mortgagee may elect, and said mortgagor assumes all responsibility of proof, and care and expense of collecting such increasor.

Third: In the event eaid mortgagor shall fail to insure said building or to pay the taxes and assessments upon said land before deliment, then party of the second part, its successors or assigns, may insure said property and pay such taxes and assessments, and the money expended therafor shall be secured by this mortgage and bear interest from the date of payment by the second party at the rate of 10 per cent per annum; provided the mortgagor agrees to pay the pehalty and legal rate of interest, specified by law chall sums expended for delimquent taxes.

Fourth: The mortgagor agrees to keep all bulldings, fences and other improvements the said land in as good repair as they now are, and not to commit or allow any waste on said premises.

Fifth: It is further understood and agreed that all money, paid by the second party, its successors or assigns, for abstract or cotinuation of abstract of supplemental abstract of title to anid premises, and all expenses and attorney's fees incurred by the second party, its successors and assigns, by reason of litigation to protect the lien or priority of this mortgage, or expense and attorney's fees incurred or other sums expenses by the second party or its assigns, in completing the title to said property, so that the same shall be marketable in the mortgager subject to mother claim whatsoever prior to this mortgage shall be recoverable against the said first party; shall bear interest at the rate of 10% per annum and be secured by this mortgage.

Sixth: It is further expressly agreed that if any default be made in the payment of any part of either said principal or interest notes, when the same become due, or in the case of default in the payment of any installment of taxes or assessments upon said premises or upon said loan, or the premium for said insurance, when the same becomes due,

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