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WAYNE L. LECKEY, Contay Tressurer

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COMPARED 8.6 (4) enant or condition her in con sined, then second party or its legal representatives or a ssigns are hereby authorized to pay said delinquent items, together with any other sum which it may deem necessary to be paid to protect its lien, including liens, claims, adverse t itle and incumbrances on said premises, and the expense of abstract of title on said premises and in perfecting and defending the title to said premises, which expense shall include, among other things whatever amount may be expended by second party of attorney's fees, either in perfecting or defending said title; and first parties hereby agree to immediately repay to second party all such sums of money which shall be thus paid by, second party to protect its mortgage, together with interest at the rate of eight per cent (8%) per annum from the date of payment by second party until repaid, and any penalties to accrue thereon, and such s ums until repaid shall be a charge and lien upon said premises, and shall be secured by this mortgage; it is understood and agreed that no interest thus chargeable shall be figured for a period less than one month.

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If default shall be made in the payment of any part of either principal or interest when same becomes due, or in cace of failure, refusal or neglect of first parties to rep ay immediately any of the above mentioned items, or in case of breach of any of the covena nts or conditions herein contained, the whole of said principal sum named herein and interest thereon and all items which this mortgage secures shall become immediately due and payable and this mortgage may be understood and agreed that foreclosure of this mortgage shall not be commenced until the aggregate of the delinquent items as herein contemplated, influence principal and interest, shall equal twenty per cent (20%) of the credits to first partie s on the note which this mortgage secured, or a sum not in excess of the total of four regglar monthly payments.

It is also agreed that in the event of any defalut in payment or breach of any covenant or condition herein, the rents and profits of said premises are pledged to second party or its successors and assigns, as additional collateral security, and said second part y, its successors and assigns, shall be entitled to possession of said premises, by receive r or otherwise; that upon the institution of proceedings to foreclose this mortgage the plaintiff therein shall be entitled to have a receiver appointed by the court to take possession a nd control of the premises described herein, and to collect the rents and profits thereof u nder the direction of the court, and any amount so collected by such receiver shall be applie d under the direction of the court to the payment of any judgment rendered or amount found due upon the foreclosure of this mortgage.

This mortgage secured the payment of the principal note and interest thereon descr ibed and all renewals of principal note that may hereafter be given in the event of any exten-sion of time for the payment of sid principal debt or interest.

First parties hereby agree that in the event action is brought to foreclose this m ortgage they will pay a reasonable attorney's fee of ten per cent (10%) of the face of said n ote, to become due and payable when a suit is filed, which this mortgage also secures, and sa id first parties hereby warressly waive appraisement of the real estate and homestead exemp tions.

The foregoing covenants and conditions being kept and performed, this conveyance s ball be void; otherwise to remain in full force and effect.

WTTNESS Our hands this 12th, day of February, 1923.

Dorothy G.Hopwood I, B. Hopwood

STATE OF OKLAHOMA ) SS BEFORE ME, the undersigned, a Notery Fublic, in and for the above COUNTY OF TULSA )

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