insurance as may be required by said second party or assigns, in an amount satisfactory to said second party or assigns, in insurance companies approved by said second party, for not less than a three-year term, and at once deliver all policies to said second party as collateral and additional security for the payment of said debt, interest and all sums secured hereby, each policy/avinga subngation clause attached thereto, with loss, if any, payable to said second party or assigns, and will so maintain such insurance until soid debt is paid, and if default is made therein, then said second party or essigns may so insure and reinsure said buildings, acting as agent for said first party in every perticular, that every insurance policy on said premises issued before said dobt is paid shell be assigned as collateral securuty to the party of the second part or assigns, as above provided, and, whether the same have been actually assigned or not, they shall in case of loss, by payable to said second party or assigns, to the extent of their interest as mortgagee in said premises, and that said second party or assigns mey assign said policies, as agent of said first party, to any subsequent purchaser of said premises; and that, in the event of loss under such policy or policies, the second party or essigns, shall have, and is hereby specificallt given full power to settle and collect the same, and to apply the amount so collected toward the payment of the indebtedness hereby's ecured.

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Sixth. That the said first party will immediately repay to the second party, its successors or assigns, all and every ach sum and sums of money as it mayhave so paid for taxes and assessments against said real estate, or upon said mortgage and for insurance and on account of liens, claims, adverse titles, an' encumbrances on said premises, and expenses of perfecting and defending the title to said land, with interest thereon at the rate of ten (10) per cent per annum from the time said sum or sums of money have beenso advanced and paid, until the same are repaid, except that first party agrees to pay the penalties and the legal rate of interest specified by law on all sums expedied for to account taxes, and all of which said summor sums of money, and the interest/thereon, shall be a charge upon said pre ises, and shall be secured by this mortgage.

Seventh: .het if the makers of soid note or notes shall fail to pay any of soid money, either principal or interest, when due, or in case the soid first party shall commit or permit waste upon soid premises, or fail to confirm to or comply with any one or more of the covenants contained in t is mortgage, the whole sum of momey herein secured may, at the option of the hold of the note hereb secured, and at its, his or her option only, and without notice, be declared due and payable at once, and this mortgage may thereupon be foreclosed for the whole of soid money, interests and costs, together with the statutory damages in case of protest; and the legal hdder thereof, shell, upon the filing of a petition for the forecllosure of thismortgage, be forthwith entitled to the possession of the above-described premisos, and may at once take possession and receive and colvect all rents, issues, and profits thereof. For: value received the partyof the first part hereby weives all benefits of the stay valuation or appraisement and exmeption laws of the State of Oklahoma, and this mortgage and notes secured hereby shall be constued and adjudged according to the laws of the State of Uklahoma, at the date of their execution.

Eighth: .That in case of foreclosure of this mortgage, and ad often as any proceedings shall be taken to foreclose same, the firstparty will pay to the said plaintian a reasonable attorney's fee of \$300.00 therefor, fee to be due and yable upon the filing of petition for foreclosure, and the same shall be a further charge and lien upon the said premises, and pay all legal costs of such action.