the payment of said principal dabt, it being expressly agreed that in making such payments the matgageem its successors or assigns, shall be deemed acting as agent of the mortgaror in every particular, and that payment by the said matgagee, its successors or assigns, of any such insurance premiums, taxes, or assessments upon said property, or upon this montgare or the hereby debt/secured,hjudgements, mechanic's liens, or other statutory liens or other claims, as hereinbefore provided, shall,not be construed, or be held as a waiver of default in the terms of this mortgage, or prevent the holder hereof from declaring the entire debt secured hereby due and payable and foreclosing this matgage, whether such payment be made prior to subsequent to the exercise of option to declare the debt due and foreclose this mortgage, asherim provided.

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Seventh:- It is further expresly agreed that if any default be made in the payment of the time and place and in the manner provided of allof any part of said debt or the interest thereon or of any other sum hereby secured, or if weste shall be suffered or committed on said premises or if any mechanic's or other liens which might be prior to the lien of this mortgage be created or rest upon said premises or any part thereof for tendays without the same being paid and discharge of said premises therefrom procured; or in case there shall exist upon said premises any claim lien , encumbrances, ensement of restrictions prior to this mortgage, or if default be made in the payment of any installment of taxes or assessments upan said premises or upon the debt heeroby secured, or the premiums for said insurance policies when the same become due, or in the event said insurance is not at all times maintained as hereinbefore provided; or upondefault in full performance of each and every stapulation and covenant herein contained, the whole principal sum secured by this mor tgage, and interest thereon and allother amounts hereby secured shall at the option of the holder of this mortgage become immediately due and payable and this mortgage may be foreclosed accordingly; and no demand for fulfillment of conditions broken nor notice of election to consider the debt due shallbe necessary previous to commencement of suit to collective debt hereby secu red or any part thereof or to foreclose this mortgage and in event suit is commenced to foreclose this mortgage, the mortgageer its succesors or assigns, shall be entitled to have a Receiver appointed to take charge of said real estate during such litigation and period of redemption from dale thereunder, accounting to the mortgagors for the net income only, applying the same in payment of any art of the debt secured hereby remaining unpaid; and this mortgage and notes secured hereby shal be inall respects construed according to the laws of the State of Oklahoma.

And it is further mutually covenanted and agreed that in the event of the passage, after the date of this mortgage, of any law of the State of Oklahoma deducting from the value of land for the purpose of taxation any lish thereon, or changing in any way the faws now in force for the taxation of debts of mortgages or debts secured by mortgage for State or local purposes, or the manner of the collection of any such taxes so as to affect this mortgage, the whole of the principal sum secured by this mortgage, together with the interest due thereon, shall, at the option of said party of the second part; without notice to any party, become immediately due and payable.

Bighth:- In event of foreclosure hereof said mortgager hereby agrees to pay a sum equal, to 10% of the amount due as attorneys' foes in suchforeclosure suit, to be secured by this mortgage which shall be due and payable when suit is filed and for the consideration show hereby expressly waives the approximent of said real estate and all benefits of the homestead and say here of said State.

Ninth:- It is further agreed that in event any of the land herein above described is sought to be taken by virtue of the law of eminent domain or under the provision of Chatpter 46 of Volume 37, Statutes at Large of the United States, approved February 19, 192.