equity in property described hereafter charged or therfor, and also to keep the improvements ppon said land mostantly and satisfactorily insured for the sum of at least \$3500.00 dollars, antil said note be paid, and the policy of policy thereon constantly assigned and delivered unto said party of the third part for further securing the paymentof said note, with power to demand, receive and collectel moneys becoming payable thereunder and so apply the same toward the payment of said notes anless otherwise paid, and also to keep said land and improvements free from all statutory liens whatever, and also to pay all dues as stockholders as mentioned in said note. And if and note and interest thereon and all the covenants and pgreements herein contained whether expressed or implied be faithfully kept and performed, the these presents including the lesse hereinsfter set forth, shall be void, and the property hereinbefore conveyed shall be release at the expense of the parties of the first part but if default be made in the payment of said note, or any part thereof, or any of the interest thereon when due or any of our dues as stockholderswhendue and the same shall remain due for six months, or if the parties of the first part shall become indebted to said Association ind sum equal to the gross amount of dues, interest, fines and other charges for six months, according to the By-Laws of said party of the third part, then this deed shall remain in force and the whole of said indebtedness shall become due and payable. At any time hereafter, the said party of the third part, or its assigns, at its option, may pay all taxes gebera or special, assessed against grantors, equity or insurance, and all amounts to expended, under the provisime of this Deed; together with eight per contoper ennum interest on all such expenditures, shall become a debt, due additinal to the indebtedness abresaid and secured in like menner by this Deed of Trust. . And the said party of the second part, or in case of his death, insbility, refusal to set or absence from the State of Oklahoma,, then the party of the third part or its secretary, may appoint in writing a substitute (who shall thereupon become his successor to the title to said property and the same become vested in him in trust for the prpose and objects of these presents and withall the powers, auties, andobligations thereof) may proceed to sell the property hereinbefore described, and any end exe<sup>T</sup>pert thereof at public vendue, to the highest bidder, at the fint door of the Const House of said County of Tulsa, in the City of Tulsa, for cash , first giving twenty dsys' public notice of the time, terms, and place of sale, and the property to be sold, by solvertisement in some newspaper printed and published in soid County and State, and upon such sale shall execute and deliver a ded of conveyance of the property sold to the parchasers thereof and any statement or recital of facts in such deed, in relation to the non-payment of the money hereby secured to be paid, existance of the indebtedness so secured, notice by advertisement, sale, receipt of themoney, and the happening of any of the aforesaid events whereby the substitute may become successor as herein provided, shall become prime facie evidence of the trustof such statement or recital, and the said trustee shall receive the proceeds of said sale, out of which the shall pay, first, the cost and expense of executing this trust, including compensation to the trustee for his service and an attorney's fees of twentyfive dollars, which shall be payable upon the institution of any proceedings to foreclose this deed by trustee's sale; and next, to third party all moneys paid for invarance or taxes, and judgements upon statutory liencleims, and interest thereon, as hereinbefore provided for; and next, all of said note then due and unpaid; and next, the principal of each of said notes as arflot thendue when payment thereof shallbe demanded withinterest up to the time of such payment, and, if nothnogh therefor, then apply what remains; and the balance of such proceeds, if any, shal be paid to the said parties of the first part or their legal representatives; and incase of the foreclaure of this trust by suit, it is agreed that on attorney fes of ten per cent, upon the account found due shall be included in the judgement and

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