all incumbrances; and that they and their heirs, executors and administrators will forever-wa warrant and defend the title to the said premiese against all claims and demands.

SECOND; That saidfirst party will pay to said second party or order the sum of Seven Hundred Fifty Dollars, with interest thereon from April 20- 1924, untill due at the rate of Six per cent percannum. payable Semi-annuallycon, the first day of May and Hovember in each year, and in accordance with one certain promissory note of the said first party with 14 coupons attached, said note and coupons beint of even date herewith, and bearing insterest at the rate of ten per cent per annym after maturity, payable semi-annually, and this mortgage secures all renewal principal or interest notes that may hereafter be given in event of any exension of time for the payment of said principal debt,

THIRD, That said first party will keep all buildings. fences and other improvements on said real estate in as good repair and conditions as te same are at this date, and shall permit no waste,

FOURTH; The first party hereby agrees to pay, before the same shall become delinquent all taxes, chargescor assessments or levied under the laws of this State and of the United States of America, upon the above described property, or any part thereof, or any interest therein, or upon this mortgage, execpt the mortgage registration tax, and should the first party fail to pay any such taxes, charges or assessments, as above specified, and allow the same to become delinquent, the holder may, at its option pay such delinquent taxes, charges or assessments, and such interest or costs as may have accumulated thereon by force of law, and the amount so paid, with interest thereon at 10per cent per annum from the date of such payment shall be secured by the lien of this mortgage, and be collected by foreclosure hereof, and such payment shall not be a waiver of the breach of the fo regoing condition,

FIFTH: The first party agrees to procure and keep in force, insurance against loss by fire, lighting and windstorm, in the sum of Nono Dollars, on the buildings now or hereafter e erected on the property, to be written in some responsible old line company approved by the-h holder hereof, and each policy to have second party's form of subrogation clause attached, All policies taken out on assued on the property, even though the aggregate exceeds the above amount, shall be assigned to the holder as additional security, and in case of loss under any policy the holder may collect all moneys rayable and feceivalbe thereon, and apply same to pay ment of the indebtedness hereby secured or may elect to have the buildings repaired or replaced, In case of failure, neglect or refusal to procure and maintain such insurance, or to deliver the policies to the holder hereof, the holder may, at its option without notice, declare the whole debt hereby secured due, and foreclose, and may, whether such declaration be made or not. insure or reinsure and pay premiums, and amounts so paid shall be immediatley repaid with inter est at 10 per cent per annum from date of such payment and be secured hereby,

SIXTH: That in case the first party shall fail to pay off any liens, charges, or incumbrances upon said real property. by virtue of which any party may claim priorty over the lien of this mortgage, then the second party may pay. discharge, and remove such liens, charges, or excumbrances, whether same may prove to be in fact prior to the lien of the mortgage or not; and first party shall immediately repay to s cond party all sums expended therefor, and allcosts and expenses in connection therewith, including any expense incurred in litigation. or otherwise in order to protect the lien of this mortgage together with attorney's fees, abstract of title $\mathsf{t}^{\diamond}_{\mathsf{0}}$ said premises, and expenses of investigation in connection therewith, with interest thereon at ten per cent pe cannum from date of payment; and all sums so paid shall be an additional Lien and charge upon said property, secured by this mortgage;

SEVENTH; It is further agreed that in no event shall the rate of interest upon the indebtdindss secured exceed ten per cent per annum. and if any charge to made, or moneys collected,

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