land, the said mortgagee, or assigns, holding the said proceeds in trust until the buildings are rebuilt; or if mortgagor prefers, said proceeds may be credited on the principal sum, as of date of maturity of next interest payment. In caseof failure to insure ormaintain insurance as agreed and deliver the policies to the mortgagee herein, said mortgagee mayprocure such insurance and pay the premium thereon, including all premiums sunpaid on any policy delivered to mortgagee and collect the cost thereof, together with 10 per cent from mortgagor and thismortgage shall, stand as security therefor.

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It is expressly agreed; that if mortgagor shall fail to pay said sums of mney, either principal or interest, within sixty days affer the same becomeudue, or fails to perform any of the covenants or agreements herein contained, the whole sum or money secured hereby secured may, at the option of the holder of said note, and at his option only, and without notice, be declared due and payable, and this mortgage may thereughn be foreclosed for the whole of said money, interest and cost; any legal hoder hereof, shall at once, upon he filing of a petition for the foreclosure of this mortgage be forthwithtentitled to have a receiver appointed by the Court to take possession of the premises described herein, rent the same and collect the rents therefrom under direction of the court. It being agreed between the parties hereto, that the allegations of the petition, as to any idefault in performance of any agreement contained in this mortgage, to be by mortgagor performed, together with the above agreement relating to possession and appointment of receiver, shall be sufficient authority to the Court to appoint a receiver, withit oth proof than the agreements contained herein. The amount so collected by such receiver to be applied, under the direction of the Court, to the payment of anyjudgement rendered or amount found due upon foreclosure of this mortgage.

Mortgagor agrees that in case proc eedings shall be begun to foreclose this mortgage the mortgag or will pay to the plaintiff in such proceedings ten per cent of the amounts secured by this mortgage, not less, however, than one hundred dollats, as an attorney's fee, in addition to all other legal costs, said fee to be due and payable upon the filing of petition for foreclosure, and the same shall be a further charge and lienupon the said premises described in this must gage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgement or decree rendered in many action as aforesaid, and collected and the lien thereof enforced in the same manner as the principal debt hereby secured; Mortgagor hereby expressly waives appraisement of said real estate, should same be sold under execution, orderof sale, or other final process, waivesiall benefits of the stay or exemption laws of Oklahoma.

As additional and collateral security for the payment of the said note the mortgagor hereby assigns to said mortgageem its successor or assigna, all the rights and benefits accuring to him under all oil, gas or mineral leases onsaid premises, which rights are only to be exercised and said henefits accrue to the mortgagee in event of delinquincy or default in the compliance with the terms of the noteor notes secured by this mortgage, this assignment to terminate and become void upon release of this mortgage. Should operation under anyoil, gas or mineral lease seriously deprepiate the value of said land for general farming purpses, all, notes secured by this mortgage shallimmediately become due and collectable. And said mortgagor does hereby felease all rights of dower and relinquish and con vey all rights of homestead in said premises. All agreements made by and all obligations assumed by mortgagor herein shall be bindinghupon the grantee, assigns, heirs; and sucdgesors of said mortgagee.

Dated this 25 day of June, 1924.

Goldie B. Harrison, Rufus Harrison.

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