tehor and effect of a certain principal promissory note to the order of said mortgagee; executed by said mortgagor and delivered to said mortgagee bearing even date herewith and payable as provided in said note with interest openid principal sum at the rate of six and one half per centum per annum from date until matyrity, payable semiannually, on the first days of August and February, in each year, according to the coupon or interest notes thereunto attached and therein referred to, both principal and interest being payable at The National Bank of Commerce, /Oklahoma, in gold coin of the United States of America of the pre sent standard of weight and fineness or its equivalent, together with the current rate of exchange on the City of New York. Said principal note and interest mtes bearing interest after maturity at the rate of ten per cent per annum until paid!

Now, therefore, these presents are made upon the following express condition, s that if the said mortgagor, heirs, executors, admiistrators, successors or assigns, shall pay to the said mortgagee, its successrs or assigns, the said sum of twenty five hundred and no/100 dollars, with the interest thereon, according to the tenor and efect of the said promissory note and of the interest notes therein referred to, and shall keep and perform all and singular the covenants and agreements herein contained for said morgagor to keep and perform, then these presents shall cease and be void, otherwise shall mmain in full force and effect. ANTERO.

COVENANTS: And the said mortagor, for themselves, and their heirs, executors, administrators, suc cessors and assigns, hereby covenant and agree with said mortgagee, Its successors or assigns, as follows:

TO PAY NOTES: First: That the said mortgag $^{
m o}$ will pay the principal note and the interest notes hereinbefore referred to and described promptly as they become due according to the temor thereof.

TO PAY TAXES: Second: that so/long as said notes shall remain unpaid in whole or in part, the said mortgagor will pay all taxes, assessments and other charges that may be levied or assessed upon, or against the said premises, or on this mortgage, or on the debt secured thereby, when due and payable according to law and before they become delinquent, excepting only the Federal Income Tax and the Registration Tax of said State of Odahoma.

Third: That the said mortgagor will keep all the iprove-TO KEEP BUIDINGS IN REPAIR. ments erected on said premises ingood order and repair and will not demolish or remove the same nor assign the rents or any part thereof without the consentof the mortgagee nor do or permit waste of the premises hereby mortgaged.

TO INSURE: Fourth: That the said mortgagor will keep the buildings now erected, or any whichhay hereafter be erected on said premises, insured against loss or damage by fire to the extent of three thousand and no/100 dollars, and by tornado to the extent of three thousand and no/100 dollars, in some company or companies acceptable to said mortgagee and for the benefit of said mortgagee, and will deliver the policies and renewals thereof to said mortgagee;

EXTENSION. Fifth: That in the event of any extension of time for the paymenof said principal debt heing granted this montgage shall secure the payment of all renewal principal or interest notes that maybereafter be given, to evidence said principal or the interest upon the same during the said timeof extension, and the said morgagor shall not be relieved of any liability for said debt by reason of each extension and herebyveonsents to and wwasves notice of any such extensi n.

DEFAULT FOR NON PAYMENTOF INTEREST: Sixth: Should the said mort gagor, their reirs, legal representatives or assigns, fail to pay any part of the principal or interest aforesaid

5:1: