issues and profits thereof. And the said parties of the firstpart do hereby owenant and agree that at the delivery hereof they are the lawfillowners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, Except the mortgæe, of record infavor of Tulsa Mortgage Investment Company for \$3500.00)

This grant/s intended as a motgage to secure the payment of the sum of nine hundred twenty four and 33/100 dollars, together with the interest thereon according to the terms of one certain promissory note executed and delivered by the said parties of the first part to the said party of the second part, described as follows; Of even date herewith bearing interest from date at the rate of 8% until maturity and ten per cent lafter maturity until paid, interest monthly, the principal payable in installments and at the times in said note stated as follows: forty five or more dollars payable on the 3rd day of December, 1924, and forty five or more dollars on the third day of each month thereafter until said principal sum shall have been filly paid.

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Said parties of the first part, while any of said principal or interest remains unpaid, pay all taxes and assessments on said mortgaged property when they shall become due, and shall keep the buildings on said premises in good repair and insred to the satisfaction of the holder hereof in the sum of \$4000.00 and the policy in case of loss, payable to the holder as his interestmay appear, whether the debt be due or not, and shall pay all interest as soon as it becomes due, and in case of fature to comply with anyof these provisions, at the option of the holder hereof, such tax or assessment maybe paid and such insurance effected by the holder hereof, and the amounts so paid shall be a lien on the premises afces aid and draw interest at the rate of ten per cent per annum, payable annually, from date said sums are expended, all such sums shall be secured by this mortgage and be collected in the same manner as the principal debt hereby discharged.

Now, if the parties of the first part shall fail to paynor cause to be paid, any of the now or notes becured hereby, or shall fail in any of the terms or conditions of the sadd pr for bond or mortgage, or if at any time there remains upaid any interest, insurance, premiums, taxes or assessmets, after the same becomes duel, or should said mortgagors commit waste onsaid described premses, then the said note and all the sums sœured by this mortgage shall immediately become due, and payable, at the option of the holder hereof, without notice or demand and the holder hereof mayat pice cause this mortgage to be foreclosed and shall be entitled to recover attorney's fees in the sum of ten permoent of the amount hereby secured, in no event less than fifty dollars, the said sum to be adjudged a lien won said lands and secured by this mortgage, and shall be entitled upon the brach of any of the conditions herein to the impediate possession of the said premises and to the rents and profits thereof, and the said mortgagors hereby covenant and agree to give peacable possession thereof as aforesaid, and in case themortgagee or the holder of this mortgage shall institute procedings in court to foreclose this mortgage the parties hereof agree that a preceiver may be appointed by the court to preserve the same and collect the rents and profits therefrom without regard to the question of value.

It is agreat that this mortgage shall secure the payment of abysums which material dereafter advanced or material hereafter furnished by the mortgages for the purpose of holding upon, improving or repairing the provises herein described.

In witness whereof the said parties of the first part have hereunto set their hands the Lay and year first above written.

C. L.Oliver, Grace M.Oliver.