S. Carlot

demption of the said parties of the first and second parts, their successors or assigns therein, by public auction, according to the Act in such case made and provided.

AND as the Attorney of the sad parties of the first and second parts, for that purpose by these presents duly authorized, constituted and appointed, to make, and deliver to the purchaser or purchasers, a good and sufficient deed or deeds of conveyance in the law for the same, in fee simple, and out of the money arising from such sale to retain the principal and interest which shall then be due on the said note, and a reasonable attorney's fr. solicitor's fee whether the proceedings of foreclisure shall be in law or equity, together with the costs and charges of advertisment and sale of the said premises, raddering the overplus, of the purchase money (if any there shall be) unto the said party of the first part, its successors or assigns, which sale, so to be made shall forever be a perpetual bar, both in law and equity, against the said parties of the first and second part, their successors, and assigns, and against all other persons claiming or to claim the premises, or any part thereof, by, from or under it, them or either of them.

AND IT IS FURTHER AGREED, that appraisment is hereby waived.

The rarties hereto further agreed that if default shall be made in the payment of May tax or assessment or other public charge on the premises hereby granted, that then and and from thenceforth, it shall be lawful for the said party of the third part, its successors and assigns, to pay said tax or taxes, and the same shall constitute a lien on said land, be secured by this mortgage and draw seven per cent interest, and payment thereof be enforced under this mortgage, to enter into and upon all and singular of the same shall length and equity of reduction of the said fates of the first and second, their manual the premises hereby granted or intended so to be, and to sell and dispose or assigns therein, by public auction according to the "Act made and provided.

AND IT IS EXPRESSLY AGREED, by and between the parties to these presents that the said parties of the first and second parts shall and will keep the buildings, erected and to be erected upon the lands above conveyed insured against loss and damage by fire, in and by some incorporated company, to be selected or approved and in an amount to be approved by the said party of the third part, and will procure from the Company so insuring an indorsement on the policy issued for said insurance, as follows: "Loss, if any, payable to The American Baptist Home Mission Society, Mortgagee as its interest may appear", and in default thereof it shall be lawful for the said party of the third part to effect such insurance, and the permium or premiums paid for effecting the same with interest thereon shall be a lien on the said mortgaged premises added to the amount of the said note, and secured by these presents and payable on demand, with interest at the rate of seven payoent per annum.

IN WITNESS WHEREOF, the said party of the first part has hereunto caused its seal by it duly adopted to be affixed and these presents to be signed by the President of its Board of Trustees, thereto duly authorized according to law the day and year first above written, and at the same time the said Trustees, the party of the second part, have set their hands and seals.

The First Baptist Church of Broken Arrow, Oklahoma.

By J.B. Prowell, President of Board of Truttee (Place for seal)

Sealed and delivered in the presence of

C.L. Laws. W.S. Williams.