said bremises are left u noccubied, to take Possession of and rent the same and collect the rents and incomes thereof and apply same upon the indebtedness secured hereby, and do such acts as may to them seem best for the Protection of said Property and the interests of Party of the second Part therein, and shalffully comply with and perform all the covenants and agreements herin contained, then this mortgage shall be void.

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But, if and as often as default be made in the Performance of any of the cultions covenants and Promises herein contained on the Part of the said Party of the first Part, at the time and in the manner herein Provided, then in either or any such ease the whole Frincibal sum secured by this instrument then remaining unbaid and the interest and premium and fines accrued thereon according to the terms and condition of said first mortgage hond executed by the said Party of the first part, bearing even date herewith and hereinbefore referred to, shall, at the election of the party of the second part, its successors or assigns, and without notice to be ty of the first Part, become at once due and poyable, and said Party of the second Part, its Buccessors or assigns, upon such electifn may at once enter uPon and take Possession of said Premises, using such force as may be necessary therefor, and take and receive the rents, Profits and income thereof, and have full control of the same, so long as said default exists, or may shely to any judge or court having jurisdiction to appoint, and have apointed, a receiver to take charge of said Pro-Perty and Preserve the same and collect the rents and Profits thereof, and may Proceed to foreclose and have sia dProperty sold, and the Proceeds thereof, together with with the rent s and profits, applied, first in payment of the costs of suit, and in case of such foreclosure the court may tax (\$220:00) two hundred twenty and no/100 Dollars, as attorney' fee for Plaintiff in the action, and all moneys which may have been advanced by Party of the secondPart for insurance, taxes and other liens and assessments, with interest thereon ot ten (10) Fer cent, Per annum and which shall become a lien on said Fremises from date of advancement of same; second, to pay all sums of money due and payable upon the said first mortgage bond secured hereby, with the accrued interest and Premium and fines thereon, and, third, the overPlus, if any, to a taid to the Party of the first Part, their legal refresentativas or assigns.

But, until default be made in some one or more of the conditions hereof, the facty of the first Part shall be stitled to the uses of the income, rents and Profits of said ProPerty.

and the said Fity of the first Part, for themselves and their heirs, executors and administrators and assigns, does hereby covenant to and with the said P arty of the second Part and its successors or assigns that said Party of the first Part is lawfully seized of said Premises in fee simple; that said Party of the first Part has good right to g rant, sell and convey the same, and that said Premises are free and clear of all liens and encumbrances of every kind and nature whatsoever, and that the said **P**Aty of the first Part will warrant and defend the same against all claims, liens, clouds and demands whatsoever.

This mortgage is delivered in the state of Golorado and is to be construed according to its laws, subject to the lawful restrictions of the state of Oklahoma, so far as it run relates to or affects the validity of the first mortgage bond secured herby. All erasures and interlineations appearing in this mortgage were made by consent of the first yof the first Part before the execution hereof.

In witness whereof, the Parties of the first part have hereunto set their hands and seals the day and year first a**60** we written.

scaled, and delivered in Fresence of.