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hirty Dollars lawful money of the United States of America  
 being for a loan thereof on the day and date hereof  
 made by the said S. O. Smith to the said parties of the  
 first part and secured to be paid by the certain prom-  
 issory note of the said parties of the first part bearing  
 even date herewith payable to the order of the said S. O.  
 Smith in five (5) years from the date thereof at the Kountze  
 Bros. Bank in the City of New York and State of New York  
 with interest at the rate of eight (8) per cent. per annum  
 from date until said principal sum is fully paid  
 said interest to be paid semi-annually on the first  
 day of January and of July in each and every year  
 said several installments of interest being further  
 specified by ten (10) interest notes or coupons of even date  
 herewith attached to said note and payable at said  
 Kountze Bros. Bank in the City of New York and in and by  
 said promissory note it is agreed that if default be made  
 in the payment of any one of the installments of interest  
 aforesaid at the time and place aforesaid then at the  
 election of the legal holder of said note the said principal  
 sum of Four Hundred & Thirty Dollars with all the interest  
 thereon shall at once become due and payable  
 anything hereinbefore contained to the contrary notwithstanding  
 standing, such election to be made at any time after the  
 expiration of three days without notice.

Now if the said parties of the first part shall well and  
 truly pay or cause to be paid the said sum of money  
 in said note mentioned with the interest thereon  
 according to the tenor and effect of said note then  
 these presents shall be null and void. But if said sum  
 of money or any interest thereon is not paid when the  
 same is due and payable or if any taxes or assessments  
 levied against said property are not paid when they  
 same are payable or if default shall be made in the  
 agreement to keep said premises insured as herein-  
 after set forth then in either of these cases the whole of said  
 sum mentioned in said note together with the interest  
 thereon shall and by this indenture does immediately  
 become due and payable at the option of the party of  
 the second part or his assigns to be at any time there  
 after exercised without notice to the parties of the first  
 part but the legal holder of this mortgage may at  
 his or her option pay or cause to be paid the said sum