that the same are free and clear of and from all former and other grants, estates and encumbrances of every kind and nature; and that they will forever Warrant and Defend the title to said premises and the possession thereof unto said second party its successors and assigns, against the lawful claims of all persons whomsoever. These presents, however are made upon the following express conditions:

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Whereas, said J. W. Tredway and Paude Tredway have this day made and delivered to the said The New England Securities Company their certain Bond or promissory note for the sum of Thirty-two Hundred and no/100 Dollars payable on the first day of February A.D. 1927 and bearing interest at the rate of seven per centum per annum, payable annually and evidenced by five Coupons attached thereto. The said Bond and Coupons payable at the office of the said second party in Kansas City, Missouri, and each bearing interest after maturity at the rate of ten per centum per annum.

The said first party, however, reserving herein the right to pay one hundred dollars or multiple thereof over that amount upon said bond or note, or the full amount thereof, on the day any of said coupons mature on or after February 1st 1924 provided thirty days' notice in writing is given to said second party that such payment will be made; and provided further, that in case such partial payments are so made no sum less then two hundred dollars of said bond shall at any time remain unpaid--the making of such partial payments operating to reduce the amount of the coupons maturing thereafter proportionately to the amount said bond is reduced.

And whereas, it is herein agreed particularly as follows:

The said first party shall not suffer waste, nor permit the buildings, fences and improvements on said premises to depreciate by neglect or want of care; shall keep said premises free from all statutory lien claims of every kind and shall pay all sums necessary to protect the title or possession thereof; shall pay before the same become delinquent, all taxes and assessments upon said premises, general or special, now existing or that may hereafter be levied, or chargeable against said indebtedness, or against this instrument by or within the State of kansas and shall keep the buildings on said premises insured in a company, or companies, acceptable to said second party in the sum of at lease Eight hundred and no/ICC Dollars, and shall deliver to said second party the policy or policies therefor, and all renewals thereof and all concurrent policies now in force, or hereafter issued thereof, and shall when requested, surrender to said spemises. In case the title to said premises is transferred, making an assignment of such policies of insurance to the purchaser necessary, the said second party is hereby authorized to make such assignment thereof, as the agent or attorney of the party of the first mark. their heirs or assignment of such policies to

part, their heirs or assigns. In case of failure of said first party to perform any of these agreements, the said second party or its endorsees or assigns may pay off and produce releases of any such statutory lien clains, may pay any such taxes or assessments, or may effect any such insurance and pay for the same, and may recover of said first party all amounts so paid, and interest thereon at the rate of ten per centum per annum from the date of such payment, and this Mortgage shall stand as security for all such sums. Should any tax be imposed on this mortgage or on the indebtedness secured hereby, by or within the State of Fansas, then at the option of the lawful holder of said indebtedness, the whole principal, with interest then accrued and other sums secured hereby, shall at once become due and payable, and the holder may proceed to collect the same by forcelosure of this Mortgage, or otherwise, as original instrument:

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Now therefore, if the amount of said bond and coupons be paid when due, and all the covenants and agreements of the first party contained herein be faithfully kept and performed then these presents shall be null and void and this Mortgage shall be released at the expense of the party making such payment. If, however the said first party fails to pay any part of the amount of said bond or coupons within twenty days after the same becomes due, or fails to keep and perform any of the covenants and agreements made by them herein, or fails to make any partial payment upon said bond after giving notice that such payment will be made, then it is expressly understood and agreed that the whole sum of money secured hereby shall become due and collectible at once, at the option of the holder of said indebtedness, or any portion thereof, and this mortgage may thereupon be foreclosed; and in such event it is expressly agreed that the whole amount of said bond shall bear interest from the dute thereof at the rate of ten per centum per annum, and the holder thereof may recover the whole amount of said bond with such interest thereon less the amount of such coupons and partial payments as shall have been paid, and may recover all amounts, paid by said second party or any holder of said bond for taxes, assessments, insurance and to release or extinguish any statutory liens upon said premises, or to protect the title or possession thereof, with interest hereon, with interest thereon as provided herein, and all may be included in the judgment rendered or amount found due in any suit to foreclose this Mortgage and this Mortgage is hereby made to secure all such sums.

It is further stipulated and agreed by the first party that upon the institution of proceedings to foreclose this Mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the court to take possession and control of the promises described herein and to collect the rents and profits thereof, under the direction of the court without the proof required by the statue, the amount so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due upon the foreclosure of this Mortgage.