the second s 17for the period of ten days often the same comet due or in default of performance of any connant herein contained the said first party agrees to pay to the said second party and its assignment at the male of ten percent per annum, computed simi date thereof to the time when the money shall be actually paid, any pagment made an account of mitinest shall be conditied in said computation so that the total amount collected abull be and not exceed the legal rati of ten per cent. Deruth The first party agrees to gay all taxes and assessments levies upon paid real stal or against this mortgage or the holder for and or account of the same before the same becomes delingnent also allien, claims, adverse titles and ensumbrances oursaid premus, and if not paid the holder of this mortgage may without notice declare the whole seem of money herein secured due and collectifle atoms or may elect to pay such taxes or assessments and be sutitled to interest on the can at the rate of tim per cent per annunand this mortgage chall stand as security for the amount so paid with such interest. Eighth The said first party agrees to neep all buildings fuced and other improvements on said real estate in as good repair and condition as the same area at this date and shall permit us maile and especially no cutting of timber, excepting for making and repairing forces on the place and such as shall be necessary for forwood for the we of the grantor's family; and the commission of maste chall, at the option of the mortgage render this mortgage due and payable. Muth and the said first-party agrees that in the event of the failure neglect or request of and first party to insure the buildings, or to rempine the same and deliver the policy or policies properly assigned or pledged to the said The Interstate