the interest of the mortance, or upon this mortance, except the mortance registration tax to be paid upon the recording of this mortance, and that failure so to do shall be a breach of the conditions of this mortance and render the same subject to forcelosure; and the mortance further agrees that in case any taxes charges or assessments belonging to the class above agreed to be paid shall be allowed by the mortanger to become delinquent the mortangee herein shall have the right of pay the same togheter with any interest, penalties, costs and expenses which may have accrued thereon according to law at the time the same are paid, and if the mortanger shall fail or refuse upon demand to reimburse the mortangee for any such payments with interest thereon at ten (10) per cent from the date of such payment upon demand of the mortangee, such failure or refusal shall be a breach of the condition of the mortangee and render the same liable to forcelosure; and the sums so paid by the mortangee for such taxes, charges, interst, costs or expenses and the interest thereon at ten (10) per cent, from the date of the mortangee's payment of the same, shall be a part of the sum secured by the lien of this mortange and to be collected by fore-closure thereof.

าย และเกรียน เพลาะเลยสาร เพลา์และเกรียน และ สาราชานุกระหรือสาราชานิสาราชานาร (Los) และ การาชาน ราชานาร สนาราชา

FROVIDED, HOWEVER, That the said mortragee or the legal holder of this mortgage, in case the raid party of the first part shall fail, for the term and period of thirty days after the same shall become due, to pay any taxes levied against said mortgage premises, the mortragee, its successors or assigns may, at its or their option, pay such taxes.

Fourth. That said first party will keep all buildings, fences, and other improvements on said real estate in as good repair and condition as the same are at this date.

Fifth. That said first party will at once insure the buildings upon said premises against loss by firel lightning, and wind storm, and in such other forms of insurance as may be required by said second party or assigns, in an amount satisfactory to said second party or assigns, in insurance companies approved by said second party, for not less than a three-year-term, and at once deliver all policies to said second part as collateral and additional security for the payment of said debt, interest and all sums secured hereby, each policy having a subrogation mortgage clause attached thereto with loss, if any, payable to said party or assigns, and will so maintain such insurance until said debt is paid, and if default is made therein, then said second party or assigns may so insure and reinsure said buildings, acting as agent for said first party in every particular; that every insurance policy on said premises issued before said debt is paid shall be assigned as collateral secureity to the marty of the second part or assigns, as above provided, and, whether the same have been actually assigned or not, they shall, in case of poss, be payable to said second party or assigns to the extent of their interest as mortgagee in said premises; and that said second party or assigns may assign said policies, as agent of said first party, to any subsequent purchaser of said premises; and that, in the event of loss under such policy or policies, the second party or assigns shall have, and is hereby specifically given, full power to settle and collect the same, and to apply the amount so collected toward the payment of the indebtedness hereby secured.

SIXTH. That the said first party will immediately repay to the second party, its successors or assigns, all and every such sum or sums of money as it may have so paid for taxes and assessments against said real estate, or upon said mortgage and for insurance and on account of liens, claims, adverse titles, and encumbrances on said premies, and expenses of perfecting and defending title to said lands, with interest thereon at the rate of ten (10) per cent. per annum from the time said sum or sums of money have been so advanced and paid, until the same are repaid, except that first party agrees to pay the penalties and the legal rate of interest specified by law on all sums expended for delinquent taxes, and all of which said sum or sums of money, and the interest to secrue thereon