to constently keep the said premises free from mechanic's liens and all other liens, and to preserve and protect the security horeunder against any adverse, superior or intervening claim or interest.

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Fourth: That said first pary will keep all buildings, fences, sidewalks and other improvments on said real estate in as good repair and condition as the same are in at this date, and permit no waste; that he will at no time permit any part of the premises to be used in the conduct of any illegal or disreputable business, or such as willtend to injure or unfit said premises for general business or residence purposes thathe will permit no unnecessary accumulation or combustible material uppn said premise thathe will constantly keep in proper order all pipes, connections, fixtures and attachments of every kind relating to the plumbing for the use of niural or manfactured gas or both, water supply and sewerage, furnace, steam pipes. andboilders so as to prevent damage or undue risk to the procerty thereby, and will keep all electric light wires, and connections in safe condition and properly insulated; the party of the second part reserving for himself and his representatives, the right to enter upon and inspect the premises at any reasonable hours and as often as he, or they, may desire.

Fifth: That said first party will, at once, insure the buildings upon said premises against los by fire, lightning and wind storms, to the amount of \$2000.00) in insurance companies approved by said second party, and at once deliver all policies, porperly assigned, to said second party as collateral and additimal security for the payment of said debt, interest, and all sums secured hereby, and will so maintain such insurance until said debt is paid, and if default is made therein, then said second party may so insure and re-insure 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 security to the party of the second part, or assigns as above provided and whether the same have been actually assigned or not, they shall, in case of loss, 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 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 in case the said first party shall make default in any one or more of said agreements, then the said second party or assigns, may pay such taxes, charges, assessments, rights or impositions, and effectsuch/insurance, and protect said title against adverse claims and liens, and pay all costs thereof, and the amounts so expended, and the amounts so expended therfor, with interest at the rate of teh per cent on sums paid for insurance and protection of title, and to release liens, and for costs thereof, from date of such expenditure until paid, and with the penalties and rates of interest fixed by law, on such taxes, charges, assessments, rights and impositimd shall be considered a sumthe repayment/of which is to be hereby secured.

Seveth: Thatif the makers of said note or notes shall fail to pay any of said money, either principal or interest, whenever the same becomes due, or incase the said first party shall commit waste upon said premises or suffer the same to be done thereon or fail to conform or to comply with any of the opvenants contained in this mortgage, the whole súm of money herein contained, may, at the option of the holder  $h_{\pm}$  the note hereby secured, and at  $A_{\pm}$ s, his or her option, only, and without notice, he declared due and payable at once, and this mortgage may thereupon be foreclosed for the whole