tained in this mortgage or any law heretofore enacted or hereafter to be enacted; and that they will keep the buildings upon the above described real estate insured in such forms of insurance as may be required by the party of the second part, in some solvent incorporated insurance company or companies approved by the said party of the second part for a sum satisfactory to and for the benefit of the party of the second part herein, or assigns, so long as the debt above secured shall remain unpaid, and make the policy or policies of insurance payable to the party of the second part herein or assigns, and deliver the said policy or policies to the party of the second part or assigns, as collateral security for the debt hereby secured.

The said parties of the first part further agree to keep the buildings and other improvements on the said premises in as good condition and repair as they are at this date, and shall not permit nor suffer any waste in and to the property, or any part thereof, and any violation of this covenant shall, at the option of the party of the second part, render the whole of said principal sum and interest due and payable immediately.

And it is further provided and agreed by and between said parties hereto that if default shall be made in the payment of any instalment of interest and principal of said note, or any part thereof, when due; or if the taxes or assessments on said premises or upon the party of the second part's interest therein are not fully paid before the same shall become deliminant; or upon failure on the part of the parties of the first part to pay the taxes or assessments upon the loan secured by this mortgage or the holder thereof, or the insurance premiums as heretofore mentioned, or to deliver policy or policies of insurance as above required, then in such case the whole of said principal and interest shall, at the option of said second party or assigns, become due and payable, and this mortgage may be foreclosed at any time after such default; but the omission of the party of the second part or assigns to exercise this option at any time of times shall not preclude said party of the second part from the exercise thereof at any subsequent default or defaults of said first part i as in payment as aforesaid; and it shall not be necessary for said party of the second part or assigns to give written notice of its or their intention to exercise said option at any time of times, said notice being hereby expressly waived by said part i as of the first part.

It is further provided that aid party of the second part or assigns may at its or their option pay said taxes, assessment and increase parameters on the failure of the part iss of the first part to pay the same as above mentioned, and the money as paid, with interest thereon at the rate of ten per cent, per annum from taxe of payment, shall be a part of the debt secured and collectible under this mortgage; and the said party of the second part or assigns shall, at its or their option, be entitled to be subrogated to any lien, claim or demand paid or sinchared with the money lossed and advanced by the party of the second part and secured by this mortgage.

And the party of the second part, is assigns, may pay and discharge any liens that may exist against above described and assists that may be prior and senses to the lien of this mortgage; and the money so paid shall become a part of the first of this mortgage and hear interest at the rate of them.

the less of this mortgage and best interest at the rate of then per cent, per annual.

As additional collection interest at the rate of then per cent, per annual.

As additional collection investigate the payment of said note the part. Less of the first part hereby assign to said party of the assess party of the payment of said benefits accruing to the part. Of the first part collection of the first part and party of the assessment to terminate and become void upon release of the samples. Provided, increase, that the said party of the assessment to reminate and become void upon release of the samples. Provided interests, that the said party of the assessment to reminate and become void upon release of the samples. Provided interests, that the said party of the assessment to resigns, shall be chargeable with no remarking with universe to main rights are the account for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such rights or boundate to the part I was a second for such right

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