2106 rigager may loan or advance to the Mortgager at the date o given to secure payment of any other indebicdness, by w holds or may acquire against the Mortgager, provided 4 uired prior to the recorded release or discharge of this m The Mortgagers hereby agree to pay all taxes assessed on agree to keep said property insured in favor of the Mort Mortgager may pay the taxes and accruing penalties, into the agree may pay the taxes and accruing penalties, into the green the expense of such taxes and accruing pena-ment thereof become an additional lien under this mortga-dt Ten Percent (10⁶) per annum until paid to the Mortg This mortgage shall be void if all payments are made as p noney advanced by Mortgagee to or for the benefit of Mar-pe of this mortgage have been fully worth the benefit of Mar-he principal association. 5 the principal secured by Mortgages to or for the principal secured by this mortgage, ritgarec; and it shall be lawful for the M I soil the same, or any part thereof, in i meeterad, Exemption and Stay Laws of the IN WITNESS WHEREOF, the Mortgage Max Edward Good Elfriede Good Mortgagors <u>(Janue Been Register of Deeds</u> Recorded September 22, 1971 at 2:50 P.M.