wer covenants and agrees as follows:

To ver coordinants and agrees as follows: To pay all taxes and assessments of every kind or nature upon the real estate mortgaged to said Lender to secure the of said adhgation, when the same are by law due and payable. A sum equal to 1/12 of the total estimated amoun-current years taxes and assessments upon said property shall be paid monthly in advance to said Lender, upon the re-hely payment dates. If the fund so created with said Lender is insufficient to pay said taxes and assessments when Borrower agrees to pay the difference upon demand. If the fund so created exceeds the amount of said taxes and as they the excess shall be credited to the Borrower, and applied on interest or principal, or held for future taxes, as rower may elect. The waiving of such monthly payments for taxes and assessments at any time shall not bar said L is the excess shall be credited to the Borrower. No interest shall be paid by said Lender on any prepaid tax , d by it on behalf of the Borrower. To inmediately procure, maintain, pay all premiums on and keep in the possession of said Lender without lapse, pu ince of said note, covering the buildings now or hereafter exceted upon said mortgaged premises, unlithe debt secure oblication, with interest, waid in full. Said policies shall have mortgage clauses attached thereto making loss, if any, to said Lender is interest may appear. In the even of loss, the Borrower shall give himediate on take to cover any append in the said by so id Lender said the debt secure obligation, with interest, and in the sprots of loss if the tame are not made promptly by the Borrower. Said is said Lender is hereby authorized to make proofs of loss if the tame are not made promptly by the Borrower. Said is up part thereof may be applied to make payments for such loss directly to said Lender, and the proceeds of wich insur up part thereof may be applied to make payments for such loss directly to said Lender, and the proceeds of wich insur-us pay bart thereof may be applied to make payme

wer, intain, pay all premiums on and keep in the possession of said taxes wer, intain, pay all premiums on and keep in the possession of said Lender on any prepaid able to the Lender against fire and extended coverage, in an amount equal to the biddings now or hereafter erected upon said mortgaged premises, until the debt is aid in full. Said policies shall have mortgage clauses attached thereto making loss, if may appear. In the event of loss, the Borrower shall give immediate notice to can red to make payments for such loss directly to said Lender, and the proceeder such d by the Lender, at its option, either to the reduction of the indebtedness or to the r . In the event of foreclosure of this mortcage, or in the event of transfer of such of the debts represented by said note, all right, title and intermediate notice to shall be paid monthly in advance or grantee shall be paid monthly in advance or grantee onder is monthly in advance of grantee onder is monthly in advance of grantee

Louis Suo Regi By Die Nanstigte

9th day of November A. D. 19 71, before me, the undersus State aforesaid, came Glenn A., Garcia and BE IT REMEMBERED, that on this 9th day of stars. Public in and for the County and State aforesaid, came J Martha F. Garcia, his wife own to me to he the same person S, who executed the wite execution of the same. IN TESTIMONY WHEREOF, I have bereanto set my has I to the same. C ISANG Commission counts. September 30, 1972 who are personally Notarial Seal the day and year last abo Reba J. Bryant

Recorded November:9, 1971 at 3:02/P.M.

STATE BALLANSAS