

The following is Enclosed on the original instrument
 This old man before presents that I willingly & Swift the Adams College the Assignee within
 names do hereby acknowledge full payment of the note by the foregoing mortgagee secured. And dittoing the
 Register of Deeds of the County of Franklin in the State of Indiana to discharge the same of record
 In witness whereof I have hereunder set my hand on this 15th day of August A.D. 1899.
 Wm Langley H. Swift. (Read)

amount of said bond together with all accrued interest, and all
 the sums of money secured by this mortgage due shall become at
 once due and payable without notice, and may be collected in like
 manner as if said principal bond were past due; and it is
 expressly covenanted and agreed that all payments accruing
 under said bond and this mortgage shall be made in gold coin
 or its equivalent.

Second: Said party of the first part hereby agrees to pay all taxes and
 assessments levied upon said premises when the same are due, and insurance
 premiums for the amount of insurance hereinafter specified,
 and if not so paid the said party of the second part or the legal holder
 of this mortgage may without notice declare the whole sum of money
 herein secured at once due and payable, or may elect to pay such
 taxes, assessments and insurance premiums, and the amount
 so paid shall be a lien on the premises aforesaid & be secured by
 this mortgage and collected in the same manner as the principal
 debt hereby secured, with interest thereon at the rate of twelve
 per cent. per annum. But whether the legal holder of this mortgage
 elects to pay such taxes, assessments or insurance premiums or
 not it is distinctly understood that the legal holder hereof may
 immediately cause this mortgage to be foreclosed, and shall be
 entitled to immediate possession of the premises and the rents,
 issues and profits thereof.

Third: Said party of the first part hereby agrees to procure and
 maintain policies of insurance on the buildings erected and to be
 erected upon above described premises in responsible insurance
 companies to the satisfaction of the legal holder of this mortgage
 to the amount of not less than six hundred dollars, loss, if any,
 payable to the mortgagee, its successors and assigns, as its or their
 interest may appear. And it is further agreed that every such
 policy of insurance shall be held by the party of the second part
 or the legal holder hereof as collateral and additional security
 for the payment hereof. And if the party of the first part, his heirs
 legal representatives or grantees shall procure any additional
 insurance upon said premises, and the policy therefor shall
 not be made in terms payable in case of loss to the said mortgagee
 or its assigns, the company placing such additional insurance
 shall nevertheless make contribution in case of loss to the same
 extent as it would be required to do if such insurance had been so
 made payable as collateral and additional security for the
 payment hereof.

Fourth: Said party of the first part hereby agrees to keep all

Recorded May 17th 1904.
 At Indianapolis,
 Register of Deeds.