and every part thereof, and are seized of a good, sure, perfect and indefeasible estate of inheritance therein, in fee simple; and they have good right, full power and lawful authority to grant, bargain, sell and convey the said premises and every part thereof to the said party of the second part, in manner and form aforesaid; that the said premises are free and clear from all taxes, liens and incumbrances whatsoever; and that the said parties of the first part will ever warrant and defend the same to the party of the second part, its successors and assigns, against all claims whatsoever. Provided Always, and these presents are upon this express condition, that if Robert C. Johnston, one of said parties of the first part, his heirs, executors or administrators, shall pay or cause to be paid to he said party of the second part, its successors or assigns, the just and full sum of Forty five hundred (4500) dollars as follows, viz.: Two Hundred and fifty (250) dollars thereof at the expiration of five (5) years; Two Fundred and fifty (250) dollars thereof at the exipration of seven (7) years and the remaining Four Thousand (4,000) dollars thereof, at the expiration of ten (10) years from the date of these presents, with interest thereon until paid, at the rate of five (5) per centum per annum, payable semiennually on the first day of January and of July in each and every year; with the privilege of paying One hundred (100) dollars, or more, of the unmatured portion of said principal sum on any interest paying day after one (1) yaer from the date hereof and before maturity; both principal and interest payable at the office of said Company, in the City of Milwaukee, according to the condition of a promissory note bearing even date herewith, executed by Robert C. Johnston, one of said Parties of the first part, to the said party of the second part; and shall moreover keep in force such insurance as is above mentioned and deposit the policy or policies thereof as above provided, and shall annually pay all taxes and assessments on said real estate, including all taxes and assessments or levied upon or against this mortgage or-the-dabt-hereby-secured, or-upon-the-mortgage-interest-of-the-party-of-the-second pert-in-said-premises, and-procure-and-deliver-the-receipts-thereof-as-aforesaid,and-shall-pay-all-lien-claims-and-prior-liens-against-said-property ,-and-pay-allcosts --expenses-and-attorney's-fees-on-account-of-any-litigation-or-legalproceedings-involving-in-any-way-the-debt-or-moneys-hereby-secured, or-the-aforesaid described_premises, or this mortgage, as hereinbefore provided, then these preventsand the said note, shall cease and be null and void. But in case of the non-payment of any sum of money (either of principal, interest, insurance money, taxes or assessments aforesaid, lien claims or prior liens against said property, or costs, expenses and attorney's free on account of litigation or legal proceedings involving the debt or moneys hereby secured, or the aforesaid described premises, or this mortgage) at the time or times when the same shell become due, agreeably to the terms and conditions of these presents, or of the aforesaid note, or in case of any neglect or refusal to keep said building or buildings insured and deposit the policies of insurance as aforesaid, then in such case the whole amount of said principal sum shall,

Vi Grand Landon Contract

15-2-15

de

15 .

BOTS

bed

ase

1

id

125