and delivery of these presents they are the true , lawful and rightful	
owners and proprietors of the said premises above described and every	
part thereof, and are seized of a good, sure, perfect and indefeasible	
estate of inheritance therein, infee simple; that they have good	
right, full power and lawful authority to grant, bargain, soll and	
convey the said premises and every part thereof to the said party of the	1.1
second part, in manner and form aforesaid; that the said premises are	
free and clear from all taxes, liens and incumbrances whatsoever; and	1
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, the said parties of the first part, their heirs, executors	
or administrators, shall pay or cause to be paid to the said party of	
the second part, its successors or assigns, the just and full sum of	
Two-thousend-(2,000)-dollars-at-the-expiration-of-five-(5)-years-from	
the-date-of-these-presents, with-interest-thereon-until-paid, at-the	
rate-of-five-(5)-per-centum-per-annum,-payable-semi-annually-on-the	
first-day-of-April-and-of-October_in_each_and_every_year;with_the	
privilege_of_paying_One_hundred_(100)_dollars,_or_more,_of_said	
principal sum on any interest paying day after one (1) year from the	
date_hereof_and_before_maturity;both_principal_and_interest_payable	12.2
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 the 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,	
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including all taxes and assessments assessed or levied upon or	
against this mortgage or the dabt hereby secured, or upon the	
mortgage interest of the party of the second part in said premises, and	
procure and deliver the receipts therefor as aforesaid, and shall pay	
all liens and prior liens scainst said property, and pay all costs	
expenses and attorney's fees on account of any litigation or legal	
proceedings involving in any way the debt or moneys hereby secured, or	<u>非</u>
the aforesaid described premises, or this mortgage, as hereinbefore	
provided, then these presents, and the said note, shall cease and be	T.
null and void. But in case of the non-payment of any sum of money	里,
(either of principla, interest, insurance money, taxes or assessments	Щ
aforesaid, lien claims or prior liens against said property, or	1
costs, expenses and attorney's fees on account of litigation or	Ľ
legal proceedings involving the debts or moneyr hereby secured, or the	
aforesaid described premises, or this mortgage) at the time or times	