405

with_any_interest_charges_and_costs_thereon, and may_pay_all_costs, expences_and attorneu's fees made or incurred in litigation or legal proceedings involving the debt_or_moneys_hereby secured, or said premises, or this mortgage, as above provided, and the amounts or sums so paid for premiums and expenses of insurance, and for all such taxes or assessments, officers fees and expenses on account thereof, and for any lien claims or prior liens on said property, with any interest charges and costs thereon, and for any costs, expenses and attorney's fees made or incurred in litigation or legal proceedings involving the debt or moneys hereby secured, or said premises, or this mortgage, as above provided, shall be immediately paid to the said party of the second part, its successors or assigns, and shall, unless so paid, be added to and be deemed part and parcel of the moneys secured hereby, and from the time of the payment thereof by the said party of the second part, its successors or assigns, the sum so paid shall bear interest at the same rate as the principal debt hereby secured; and the said parties of the first part, for themselves their heirs executors, administrators and assigns, covenant and agree with the said party of the second part, its successors and assigns, that, at the time of the ensealing 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, in fee simple; that 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, XIX against all claims whatsoever. Provided Always, and these presents are upon this express condition, that if William H. Pendleton, one of said parties of the first part, his heirs, executors or administrators, shall pay or cause to be paid to XXXM the said party of the second part, its successors or assigns, the just and full sum of Twenty-five hundred dollars at the expiration of five years fromAdate of these " presents, with interest thereon until paid, at the rate of five per centum per annum payable semi-annually with the privilege of paying One hundred dollars or more, of said principal sum on any interest paying day after one year 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-conditions-of-a-promissory-note-bear ing-even-date-herewith,-execut-d-by-Whilliam-H.-Pendleton,-one-of-said-parties-of-the first-part,-to-the-said-party-of-the-second-part;-and-shall-moreover-keep-in-forcesuch-insurance-as-6s-above-mentioned-and-deposit-the-policy-or-policies-thereof-as-XWEabove-provided,-and-shall-annually-pay-all-taxes-and-assessments-on-said-real-estate, including all taxes and assessments assessed or levied upon or against this mortgage or the debt hereby secured, or upon the mortgage interest of the party of the second part in said premises, and procure and deliver the receipts therfor as aforesaid and shall pay all lien claims or prior liens against said property, and pay all costs

and the state of the second second

Contraction of the

2 Spice

in-

Lons).

35-to-

arty_

res :

ssed

virtue

again-

rest

/ of

of

du-

mort-

rty

pay

he

assigns

such .

or .

any

mises,

s to

the

8.50

11

of

by-

ove-

8 .

th-

-0f-

lities

taxes

ty.

O DAY

rof X