CLanding-or-which-may-hereafter-be-erected-on-the-above-described-premises,-insured-11 against-loss-or-damage-by-rire-in-some-solvent-incorporated-insurance-company-or-com-1 panies, to be approved by said party of the second part, its successors or assigns, --so-long-as-the-moneyshereby-secured-shall-be-unpaid, to-the-amount-of-st-leass-"wo-Thousand dollars (provided, however, that if the policies of such insurance contain any condition or provision as to co-insurance, the building or buildings shall be kept insured for a sufficient amount to comply with such co-insurance condition), and to have the policies of such insurance made payable in case of loss to said party of the second part and to deposit the same with the said party of the second part; and 5 to pay annually to the proper officers all taxes and assessments of every kind and 2 nature which shall be levied or assessed on said real estate, or any part thereof, together with all taxes and assessments which may be assessed or levied under and by 2 Pro S virtue of any law now or hereafter existing in the state of Kansas, upon or against 0 this mortgage or the debt hereby secured or upon the mortgage interest of the party of 8 the party of the second part in said premises; and also to keep said land and all the improvements now existing or placed thereon free from all liens of what mover nature; and to procure and deliver to the said party of the second part, at its office in the city of Milwaukee, in the State of Wisconsin, on or before the first day of May in each and every year, duplicate receipts of the proper officers for the payment of all 10 such taxes and assessments levied or assessed on said premises or on this mortgage 3 , or the debt secured hereby or on the mortgage interest of the party of the second part ð The Bin said premises, for the preceding year; and to pay all prior liens, if any, which may 10 be found to exist on said property, and further to pay all costs, expenses and attor-危 સે ney's fees which may be made or incurred by said party of the second part, it success-1 \* ors or assigns, in or on account of any litigation or legal proceedings (other than such as may be commenced by said party of the second part, its successors or assigns, for the enforcement of this mortgage), which shall involve in any way the debt or moneys hereby secured or the aforesaid described premises, or this mortgage, whether the same be instituted by a party or parties to this instrument or by some other person or persons; and in case of the failure to keep or continue such insurance as above provided, ġ or in case of the non-payment of any such taxes or assessments when the same shall becom due and payable, or any lien claim, or in case of the failure to pay all prior liens against said property, as above provided, or in case of the failure to pay all costs, expenses and attorney's fees on account of any litigation or legal proceedings involving the debt or moneys hereby secured or the aforesaid described premises or this 2 3 mortgage, as above provided, the said party of the second part, its successors or assigns, may effect such insurance, and may pay such taxes and assessments, with the accrued interest, officers ' fees and expenses thereon, the parties of the first part hereby-waiving-all-irregularities,-defects-and-informalities-in-such-taxes-and-assessments-and-in\_the-assessments-upon-which-such-taxes-are-based,-and-may-pay-all-lienolains-and-prior-liens-on-said-property-with-any-interest-charges-and-costs-thereon and-may-pay-all-costs --expenses-and-attorney's-fees-made-or-isourred-in-litigation-or

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