The said first party shall not suffer waste, nor permit the build ings, fences and improvements on said premises to depreciate by neglect or want of care; shall keepsaid premises freefrom all statutory lien claims of every kind and shall pay all sums necessary to protect the title or possession there of shall pay before the same become delinquent, all taxes and assessments upon said premises, general or special, now existing or that may hereafter be levied or chargeable against said indebtedness, or against this instrument by or within the State of Kansas andshall keep the buildings on said premises insured in a company, or companies, accepable to said second party in the sum of at least Fifteen hundred and no/IoO Dollars, and shall deliverato said second party the policy or policies therefor, and all renewals thereof and all concurrent spolicies now in force, or hereafter issued theron and shallwhen requested, surrender to the said second party any policy or policies covering any of the buildings upan said premises. In case the title to said premises is transferred, making an assi gnment of such policies of insurance to the purchaser necessary, the said second party is herby authorized to make such assignment therof, as the agent or attorney

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In case of failure of said first party to preform any of these agreements, the said second party or its endorsees or assigns maypay off and pro mands release of any such statutory lien claims, may pay any such taxes or assess ments, or may effect: any such insurance and pay for the same and may recover of said first party all amounts so paid, and interest theron at the rate of ten per centum per annum from the date of such payment, and this Mortgage shall stand

of the party of the first part their heirs or assigns.

as security for all such sums. Should any tax be imposed on this Mortgage or on for marking the state of tangentiae at the option of the lawful faller of said states the school principal word interest the account of and states and persons the surger the indebtedness secured hereby, shall at once become due and payable, and the

holder may proceed to collect the same by foreclosure of this Mortgage ,or otherwise as such holder may elect.

Now Therfore, if the amount of said bond and coupons be paid when due, and all the covenants and agreements of the first party be faithfully kept and performed then these presents shall be null and void and this Mortgage shall be released at the expence of the party making such payments. If, however, the said first party fails to pay any part of the amount of said bond or coupons within twenty days after the same becomeedue, or fails to keep and perform any of the covenantefind agreements made by them herein, or fails to make any partial payment upon said bond after giving notice that such payment will be made, then