The mortgagor, in order more fully to protect the security of this mortgage, does hereby covenant and agree that, in addition to the monthly payments of principal and interest payable under the terms of the note or bond secured hereby, the mortgagor will pay monthly to the nortgagee, on the same day said principal and interest are payable, until the said note or bond is fully paid, a sum equal to one-twelfth (1/12) of the known or estimated yearly taxes and assessments levied against the herein described premises, and also one-twelfth (1/12) of the known or estimated yearly premiums that will become due and payable to maintain in force the insurance on the premises herein described. Such estimates shall be made by the mortgagee, 19 50 which shall hold such monthly payments in trust, without obligation to pay interest thereon, to pay such insurance premiums, taxes and assessments when due, except as hereinafter provided. If the total of monthly payments as made under this paragraph shall exceed the amounts of payments actually made by the mortgagee for insurance premiums, taxes and assessments, as 22. the case may be, such excess shall be credited on subsequent monthly payments of the same nature, but if the total of such monthly payments so made under this paragraph shall be insuf-August ficient to pay insurance premiums, taxes and assessments when due, then the mortgagor shall dortrare 6 upon demand pay to the mortgagee the amount necessary to make up the deficiency. If, in accordance with the terms and provisions of the note or bond secured hereby, the mortgagor shall make full payment of the entire indebtedness of the note or bond secured hereby, the mortgagee will, before accepting such full payment, apply in reduction of principal any and all amounts accumulated under the provisions of this paragraph. 'To the extent that all the provisions of this paragraph for such payments of insurance premiums, taxes and assessments to the mortgagee are complied with, the mortgagor shall be relieved from compliance with such rignati covenants herein, and /or in the note or bond secured hereby, which provide for the payment of a part insurance premiums, tarse and assessments by the mortgagor, but nothing in this paragraph contained shall be construed as in anywise limiting the right of the mortgagee, at its option, dentified therewith by the following to pay any insurance premiums, taxes and assessments when due. In the event of default in the payment of any instalment of insurance premiums, taxes or assessments as provided in this attached to and paragraph, or in the event of default in making payment of the amount necessary to make up a paragraph, or in the event of orbati in making separate of the annual hereasy of the orbit of the sense right is deficiency in such payments, as hereinbefore provided, the mortgage shall have the same right as its option to invoke any and all the rights and remedies provided in the mortgage or in the 10,100.00 note or bond secured hereby, as it would for defaults in performance of any other to TINS. CODditions, agreements or covenants contained in the mortgage or the note or bond which it secures. Further, in the event of default under the provisions of the mortgage the mortgage may apply Further, in the events on central marks the provisions of the movinging the moving are balance they remaining in the funds accumulated under the provisions of this rider for insurance premiums, taxes and assessments, as a credit against the indebtedness then remaining 8 unpaid. The word "mortgagee" as used in this rider shall be construed to mean the owner and holder of the security instrument to which this rider is attached, or any assignee, or transferee thereof. The word "mortgagor" as used in this rider shall be construed to mean the maker or makers of said scounty instrument, and also the vendees, devisees, successors, heirs and assigns of such mortgagor; and the word "mortgage" as used in this rider shall be construed to mean the security instrument to which this rider is attached. 13477 Marred & Buck Register of Deeds

49.

ACR D

2.051

State Letter

S. S. S. S.

Contraction of the

STP2

U19900119/4/3142

A Stand Standard

- Wanner Manager Salar Barris Warring ( Start)

the second second

The state in 194

1.5

Exercite Court

MARTIN STOR

A.Lew rive