PRINCIPAL AND INTEREST, SPECIFIED IN SAID NOTE AT THE TIMES THEREIN DESIGNATED,
AND ALL OF THE TAXES AND ASSESSMENTS WHICH MAY BE ASSESSED OR LEVIED AGAINST
THE PARTY OF THE SECOND PART, OR ASSIGNS, ON ACCOUNT OF SAID NOTE OR MORTGAGE,
AND ALL TAXES AND ASSESSMENTS WHICH MAY BE LAWFULLY LEVIED UPON OR AGAINST SAID
LAND WHEN THE SAME BECOMES DUE AND PAYABLE, AND NOT LATER THAN TEN DAYS BEFORE
THE SAME BECOMES DELINQUENT.

AND THAT HE WILL KEEP THE BUILDINGS ERECTED AND TO BE ERECTED UPON THE LANDS ABOVE DESCRIBED INSURED AGAINST LOSS BY FIRE IN THE SUM OF ..... DOLLARS, IN A COMPANY OR COMPANIES TO BE DESIGNATED BY THE MORTGAGEE, THE POLICY OR POLICIES TO BE DELIVERED AND THE LOSS, IF ANY, MADE PAYABLE TO SUCH MORT-GAGEE; AND

AND IT IS EXPRESSLY AGREED AND PROVIDED BY AND BETWEEN THE PARTIES TO METERS, OF Shall fail or reglect to many sould fail or reglect. That if said mortgagor shall fail or neglect to pay said taxes and assessments as above provided, the mortgagee may effect such insurance and pay such taxes and the premium or premiums paid for such insurance and the taxes so paid, the parties of the first part agree to repay, and the said sums of money shall at once become due and bear interest at the rate of 10 per cent.

Per annum until paid. And the same shall be paid at the same time and with the first installment of interest which shall become due thereafter, and shall be a part of the debt secured by this mortgage and a lien on said land.

NOW THE PAYMENT OF THE SAID PRINCIPAL, INTEREST, TAXES AND INSURANCE PREMIUMS, AS ABOVE PROVIDED, WILL RENDER THIS CONVEYANCE VOID.

BUT IT IS EXPRESSLY PROVIDED, THAT TIME AND THE EXACT PERFORMANCE OF

ALL THE CONDITIONS HEREOF IS OF THE ESSENCE OF THIS CONTRACT, AND IN CASE DE
FAULT BE MADE IN THE PAYMENT. OF ANY OF SAID SUMS OF MONEY WHEN DUE AND ....

PAYABLE, AS ABOVE PROVIDED, EITHER OF THE PRINCIPAL OR ANY INSTALLMENT OF INTER
EST, OR ANY PORTION THEREOF, OR OF ANY OF THE SAID TAXES, OR IN THE PERFORMANCE

OF ANY OF THE COVENANTS OR CONDITIONS HEREIN PROVIDED ON THE PART OF THE MORT
GAGOR, THEN THE WHOLE OF THE PRINCIPAL SUM AND THE INTEREST ACCRUED AT THE TIME

DEFAULT IS MADE, AND ALL TAXES WHICH THE HOLDER OF SAID NOTE SHALL HAVE PAID OR

BECOME LIABLE TO PAY, SHALL AT THE OPTION OF SUCH HOLDER BECOME DUE AND PAYABLE

AND THIS MORTGAGE MAY BE FORECLOSED AT ANY TIME THEREAFTER.

AND IT IS ALSO EXPRESSLY AGREED BETWEEN SAID PARTIES THAT IF ANY SUIT IS INSTITUTED TO EFFECT SUCH FORECLOSURE, BY REASON OF ANY SUCH DEFAULT, THE PARTY TO SUCH SUIT HOLDING THIS MORTGAGE MAY RECOVER THEREIN AS ATTORNEY'S FEES SUCH SUM AS THE COURT MAY ADJUDGE REASONABLE, IN ADDITION TO COSTS AND DISBURSE-MENTS ALLOWED BY THE CODE OF CIVIL PROCEDURE, AND SAID ATTORNEY'S FEES AND COSTS SHALL BE SECURED BY THIS MORTGAGE.

IN TESTIMONY WHEREOF, THE PARTIES OF THE FIRST PART HAVE HEREUNTO SET THEIR HAND AND AFFIXED THEIR SEAL.

EXECUTED IN THE PRESENCE OF

EVA VANDERBURG F. H. TURNER (SEAL

S. T. DOVE IDA. M. TURNER (SEAL

STATE OF OREGON,
County of Multhomah.

83.

BE IT REMEMBERED, THAT ON THIS 26TH DAY OF MARCH A.D. 1920 BEFORE ME,