TOGETHER all and singular the rights, members, hereditaments and appurtenances to the said pre-

TO HAVE AND TO HOLD all and singular the said premises unto the said mortgages, its successors and assigns forever. And I'we do hereby hind ourselves and our heirs, executors, and administrators, to warrant and forever defend all and singular the said premises unto the said mortgages, its successors and assigns, from and against us and our heirs, executors, administrators and assigns, and all other persons whomseever lawfully claiming or to claim the same or any part thereof.

AND IT IS ACHRED, by and between the said parties, that the said mortgagor(s), their heirs, executors of administrators, shall and will forthwith insure the house and building on said let, and been the same insured from less or damage by fire, and assign the policy of insurance to the said mortgages, its successors or assigns. And in case he or they shall at any time neglect or fail so to do, then said mortgages, its successors or assigns, may cause the same to be insured in its own name and reimburse itself for the premium and expenses of such insurance under the mortgage.

AND IT IS AGREED, by and between the said parties in case of default in any of the payments of interest by principal as herain provided for the whole amount of the debt secured by this mortgage shall become the payable at once.

AND IT IS FURTHER AGREED, that said Mortgagor(s), their heirs and assigns, shall pay promptly all tases assessed and chargeable against said property, and in default thereof, that the holder of this mortgage may pay the same, whereupon the entire debt secured by this mortgage shall immediately become due and payable, if the mortgages shall no clost.

PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I/we, the said mortgager(s) do and shall well and truly pay, or cause to be paid unto the said mortgages, its successors and assigns, the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the said note and condition thereunder written, then this deed of bargain and sale shall cease, determine and be utterly null and void And the said mortgager doth hereby assign, set over and transfer to the said mortgages, its successors and assigns, all of the rents, issues and profits of the said mortgaged premises; according and falling due from and after the service of a summons issued in action to foreclose this mortgage after default in the conditions thereof.

AND IT IS ACRUSED by and between the parties that in the case of foreclosure of this mortgage, by suit or otherwise, the mortgages shall recover of the mortgager(s) a reasonable sum as attorony's fee, which shall be secured by this mortgage and shall be included, in judgement of foreclosure.

) K				
WITNESS my/our Hand(n) and Soal(n) thin 28	Ith	day of Dec	ember	in the
year of our Lord one thousand nine hundred and	sixty-jone	0	and in the o	ne hundred
and olunty-sixth year of the Bovereignty	and Independen	nce of the Ur	ilted States of	America.
		. 11.	Pil	
HIGNED HEALED AND DESIVERED	Jam		Setten	(L. S.)
IN THE PREMIENCE OF	Diaca	oe G. Whi		(L. 8.)
Yuna mystem	Ura	ce d. whi	ccen	(L. S.)
hat It to be still bake a long of the destill and high transmission or warmen	men skylete a zakrednost vene en svenklan	anternatura 1883 and hall shall sha	румина прикружуван крастивна	(L. S.)