Tocstress with all and singular the rights, members, hereditaments and apportenances to the said-premises belonging, or in anywise incident or appertaining.

To HAVE AND TO HOLD all and singular the said premises unto the said James H. Bridges

and his Heirs

and assigns forever. And, 7

do hereby bind

myself and my heirs executors, and administrators to warrant and forever defend all and singular the said premises unto the said James H. Bridges

and his Heirs and assigns, from and against me shift my heirs, executors, administrators and assigns, and all other persons whomsoever lawfully claiming or to claim the same or and part thereof.

And it is Acanan, by and between the said parties, that the said montengor

heirs, executors or administrators, shall and will forthwith maure the house

wand building

on said lot

and keep the same insured from loss or damage by live to the sum of

Balance due on note

Dullars and assign the policy of Insurance to

the said James H. Bridges and his Heirs

or assigns. And in

case he or they shall at any time neglect or fall so to do, then the said

or assigns, may cause the same to be

insured in pown name, and reimburge

for the prepilum

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 or principal as herein provided for, the whole amount of the debt secured by this most age shall become due and payable at once.

Autritit is Fortitian Adagain, That said Morrgagor Darkiel W. Parchiter heirs and sesigns, shall pay promptly all taxes seekeed and chargeable against said property, and in thefault thereof, that the holder of this morrgage may pay the same, whereupon the entire debt secured by this morrgage shall immediately become due and payable, if the morrgages shall so elect.

Prioviden Activate, Neventualises, and it is the true intent and meaning of the panies to these presents,

hat I T

Daniel W. Paim?

do and shall well and truly pay or rause to be paid unto the said. James H. Bridges

the said tiens on man of money aforesaid, with interest

thereon, if any shall be due, according to the true intent and meaning of the said troots and condition thereunder system; then this deed of bargain and sale shall case, determine and be interly null and void. And the said mortgager doth hereby saign, set over and transfer to the said mortgager, his executors, administrators and saigns, all of the pents, issues and profits of the said mortgaged bremses, account and falling due from and after the service of a summons issued in action to foreclose this mortgage after default in the conditions thereof.