FOR THE PURPOSE OF SECURING. (1) PERFORMANCE OF EACH ACREMENT OF MONTOACON CONTAINED HEREIN, (2) PAPHENT OF THE STATED THE STATED THE STATE OF THE S

ALL PAYMENTS MIDE BY MONTOLOGO ON THE OBLIGATION BECURED BY THIS MONTOLOGE CHALL BE APPLIED IN THE FOLLOWING ORDER:
FIRST: TO THE PAYMENT OF TAXES AND ABERSHENTS THAT MY BE LEVIED AND ABERSED ACAINST BAID REAL ESTATE, INGURANCE PREMINNS, REPAIRS, AND ALL OTHER CHARGES AND EXPENSES ACREED TO BE PAID BY THE MONTOLOGO.
SECOND: TO THE PAYMENT OF THE ABOVE OBLIGATION.

TO PROTECT THE SECURITY HEREOF, MORTGAGOR COVENANTS AND AGREES: (1) TO KEEP SAID PREMISES INSURED AGAINST FIRE AND SUCH TO PROJECT IN: SECURITY MEMORY, MUNICAGE NAY PROJECTS AND ADMEST [1] TO KEEP SELD PREMIESE MISSING AGAINST 178E AND SCON OTHER CASUALITIES AS THE MOSTAGE HAY PROTECT, UP TO THE PULL VALUE OF TALL HEMPOVERANTS OF THE PROTECTION OF MOSTAGES IN SUCH MARKER, IN SUCH AMOUNTS, AND IN SUCH COMPANIES AS MOSTAGES MAY FROM TIME TO THE APPROVE, AND TO KEEP THE POLICIES THEREOFOR, PROPERLY EMOGRED, ON DEPOSIT WITH MOSTAGES, AND THAT LOSS PROJECTS (LESS EMPERES OF COLLECTION) SPACE, AT MOST CAGES OF THE PROJECT OF A SECTION OF A SIGN PROTECTION OF A SIGN PROPERTY. (2) TO PAY ALL TAKES AND APPOLIAL ASSESSMENTS OF ANY KIND THAT HAVE SEEN ON MAY BE LEVICE ON ASSESSED MITHIN THE STATE OF SOUTH CASO-PAY ALL TAXES AND APPOILA LASSEMPTING OF MAY KIND THAT HAVE SEEN ON HAY BE LEVISO ON ASSESSED MITHIN THE STATE OF SOUTH CARD-LINA UPON SAID PREMISES, ON MAY PART THEREOF, ON UPON THE COST SECURE CREEKS, OR UPON THE HITEREST OF MOTROSEC IN SAID DEST, AND PROCURE AND DELIVER TO MOTROSEC ETM (10) DAYS SEFORE THE DAY FIXED BY LAN FOR THE FIRST IN-TEREST ON PERMITT TO ACCOUNT THEREON, THE OPFICIAL RECEIPT OF THE PROPER OFFICER SHOWING PAYMENT OF ALL QUONT TAXES AND ASSESS-HEATS, (3) TO KEEP AND PROMISES PRIET FORM ALL PRIGOT LINE AND UPON DEPANDO OF MOTROSECT DAY AND PROCURE RELEASE OF ANY LIEM HIDDE IN ANY MAY HAVE HAVE THE SECURITY OF THIS MOTROSEC, (4) IN THE EVENT OF DEFAULT BY MOTROSECURE PARABORAPHS 1, 2 on 3 above, Montagage, at life option (whether electing to declare the midle) independed becomes included but and outleti-lele on Not ), May (a) Effect the insurance above provided for and pay the reasonable premiums and charges taeseerge; (b) pay ALL SAID TAKES AND ASSESSMENTS WITHOUT DETERMINING THE VALIDITY THEREOF (UNLESS HORTGAGOR HAS INSTITUTED PROPER LEGAL PRO-CEEDINGS TO TEST THE VALIDITY OF SUCH TAXES ON ASSESSMENTS AND HAVE DEPOSITED WITH MORTGAGES SECURITY THEREFOR ACCEPTABLE TO IT); AND (C) PAY SUCH LIERS AND ALL SUCH DISBURSEMENTS, WITH INTEREST THEREON FROM THE TIME OF PAYMENT AT THE HIGHEST RATE ALLONED BY LAW, AND SUCH DISBURSEMENTS SHALL BE DEEMED A PART OF THE INDESTRUMESS SECURED BY THIS MONTGAGE AND SHALL BE IN-MEDIATELY DUE AND PAYABLE BY MORTGAGOR TO MORTGAGES. (5) TO KEEP THE BUILDINGS AND OTHER IMPROVEMENTS NOW OR HEREAFTER ERECTED IN GOOD CONDITION AND REPAIR, NOT TO COMMIT OR SUFFER AND WASTE OR ANY USE OF SAID PREMISES CONTRARY TO RESTRICTIONS OF RECORD OR CONTRARY TO LAME, ORDINANCES ON REGULATIONS OF PROPER PUBLIC AUTHORITY, NOT TO REMODEL THE IMPROVEMENTS EXCEPT MITH THE WRITTEN CONSENT OF MORTGAGEE, AND TO PERMIT MORTGAGEE TO ENTER AT ALL REASONABLE TIMES FOR THE PURPOSE OF INSPECT-ING THE PRENIESS, (6) That HE WILL PAY, PROMPTLY AND WITHOUT RELIEF FROM VALUATION ON APPRAISEMENT LANS, THE INDESTEDNESS SECURED HERESY, IN FULL COMPLIANCE WITH THE TERMS OF SAID PROMISSORY NOTE AND TIME SALES CONTRACT AND THIS MORTGACE, AND THAT THE THE OF PAYMENT OF THE INDESTEDNESS HEREBY SECURED, OR OF ANY DOTION THEREOF, MAY BE EXTENDED ON REMOVED, AND ANY PORTIONS OF THE PREMISES HEREIN DESCRIBED MAY, MITHOUT NOTICE, BE RELEASED FROM THE LIEN HEREDY, MITHOUT RELEASING ON AFFECTING THE PREMISES HEREIN DESCRIBED MAY, MITHOUT RELEASING ON AFFECTING THE PREMISE OF THE LIEN OF THIS INSTRUMENT UPON THE REMINDER OF SAID PREMISES FOR THE FULL AMOUNT OF SAID INCREMENTS THEN REMINDED UPON THE REMINDER OF SAID PREMISES THEN ARE SHALL RELEASE, REDUCE OR OTHERWISE AFFECT ANY SUCH PERSONAL LIBILITY ON THE LIEM HEREBY CREATED,

[7] THAT HE IS SELZED OF THE PREMISES IN FEE SIMPLE AND HAS GOOD AND LAMPUL RIGHT TO CONVEY THE SAME, AND THAT THE PREMISES THE TITLE AND POSSESSION THEREOF AGAINST THE CAMPTUL AND THAT HE DOES HEREOF FOREYER MARRANT AND MILL FOREYER DEFEND
THE TITLE AND POSSESSION THEREOF AGAINST THE LAWFUL CLIMES OF ANY AND ALL PERSONS HARROSEVER, AND HEREOF FULLY AND ASSOLUTELY
MAIVES AND RELEASES ALL RIGHTS AND CLAIMS HE OR SHE MAY HAVE IN OR TO BAID PREMISES AS A HOMESTEAD EXEMPTION MOM EXISTING OR MHICH MAY HERRAFTER BE ESTABLISHED, OR ANY RICHT IN THE NATURE OF DOWER OF COURTESY, OR ANY STATUTORY SUBSTITUTE THEREFOR.

(B) THAT HE WILL PAY ALL COSTS, FEES AND EXPENSES WHERE PERMITTED BY LAW, INCLUDING COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S FEES, IN A REASONABLE SUM INCURRED BY MORIGAGES, TO APPEAR IN AND DEFEND ANY ACTION OR PROCEEDING PURPORTING TO AFFECT THE RECURITY HEREOF OR THE RIGHTS OR POWERS OF MORTGAGES.

IT IS MUTUALLY ACREED THAT, [1] IF THE SAID MATICADO SHILL PAIL ON NECLECT TO PAY INSTALLMENTS ON SAID NOTE AND THE SALES CONTRICT AS THE AIRC MAY HEREAFTER BECOME OUR OF UPON SALE ON OTHER OFFICENCES. THE PROBLESS BY MICHORA, OR ANNOLA MAY ARTHON OR PROBESSION OF FILED IN ANY COURT TO EMPONE ANY LEN OW, CLAIM ACRIMST OR INTEREST IN THE PREMISES, OR AFTER FIVE (5) YEARS HAS ELLIPSED FROM THE NOTE AND THE SAIL SO CONTRICT SECURITY OF THE NOTION OF THE MOTIGACE OF THE NOTE AND THE SAIL OF THOM THE THE NOTION OF THE MOTIGACE OF THE NOTE AND THE SAIL OF THE NOTION OF THE MOTIGACE AND SECURED AND OF THE NOTION OF THE MOTIGACE AND SECURED AND OF THE NOTION OF THE MOTIGACE AND SECURED AND OTHER LEGAL EXPENSES ALLOWED BY LAW, (3) IN CASE THE INDUSTRIES OF COMMUNITION OF THE NOTION OF THE MOTIGACE OF THE NOTION OF T