TORTHON WITH ALL BUILDINGS AND HARDYDNERTS HOS IN EXCEPTED DESTED HERICOT AND LLT AGREER, AMBINGS SHAPES, STORM SARE AND ELIMEN, AND MEATING, DESTRUCT OF THE SARE AND ELIMEN, AND MEATING, DESTRUCT OF THE PROPERTY WERE IN COMMERTING AND THE PROPERTY OF THE PROPERTY AND THE PROPERTY ABOVE DESCRIPTION THE PROPERTY ABOVE DESCRIPTION OF THE PROPERTY ABOVE DESCRIPTION OF THE PROPERTY ABOVE DESCRIPTION AS THE "PROPERTY ABOVE DESCRIPTION".

ALL PATTENTS MADE BY MONTGAGOR ON THE COLIGATION SECURED BY THIS MONTGLOE SHALL BE APPLIED IN THE FOLLOWING CROEM;
FIRST: TO THE PAYMENT OF TAXES AND ASSESSMENTS THAT MAY BE LEVIED AND ASSESSED ADAINST SAID MEAL ESTATS, INSURANCE PREMILHOS, REPAIRS, AND ALL OTHER CHANGES AND EXPENSES ACRESO TO BE PAID BY THE MONTGAGOS.

SECOND: TO THE PAYMENT OF THE ABOVE OSLIGATION,

TO PROTECT THE SECURITY HEREOF, MORTGAGER COVEMBRIS ARD AGREEST [1] TO NEEP SAID PREMISES INSURED AGAINST FIRE AND SHOW
OTHER DESPITED SAID THE MORTGAGEE MAY SPECIFY, WE TO THE PULL VALUE OF ALL IMPROVEMENTS FOR THE PROTECTION OF MORTGAGEE IN
SHICH MANNEY, IN SHOW AMOUNTS, AND IN SUCH COMPARIES AS MORTGAGEE MY FROM TIME, TO. TIME APPROVE, AND TO REEP THE POCIDIES
THEREON, PROPERLY ENGORIES, ON DEPOSIT WITH MORTGAGEE MAY FINE TO. TIME APPROVED THE PROTECTION OF RAID IMPROVEMENTS. [2] TO
GAGES'S OFTICM, BE APPLISO, ON BASE INDIBITIONES, INSTITUTE DUE OR NOT, ON TO THE RESTORATION OF RAID IMPROVEMENTS. [2] TO
HAY ALL-TRAKE AND SPECIAL ASSESSMENTS OF ANY MIND THAT HAVE BEEM ON HAY BE LEVIED OR AREESSED WITHIN THE STATE OF ANY THAT TO THE POST OF THE POST O

IT IS MUTUALLY AGREED THAT: [1] IF THE BAID MORTGAGOR SHALL FAIL OR NEGLECT TO PAY INSTALLMENTS ON SAID NOTE AND TIME SALES CONTRACT AS THE SAME MAY HEREAFTER SECOND DIE, OR UPON SALE OR OTHER DISPOSITION OF THE PREMISES BY MORTGAGOR, ON SHOULD ANY ACTION OF PROCEEDING SEFILED IN ANY COURT TO ENFORCE ANY LIER ON, CLAIM AGAINST OR INTEREST IN THE PREMISES, OR AFTER FIVE (5) YEARS HAS ELAPSED FROM THE CATE HEREOF, THEN ALL SUMS ONING BY THE MORTGAGET OF THE MORTGAGET UNDER THIS MORTGAGET, OR THE MORTGAGET, THE NOTE AND TIME SALES CONTRACT SECURED HEREBY SHALL IMPEDIATELY SECOND QUE AND PAYABLE AT THE OPTION OF THE PROCEEDS OF SAID BALE TO THE INDESTEDNESS SECURED AND APPEAL OF THE PROCEEDS OF SAID BALE TO THE INDESTEDNESS SECURED REPRISES OF CONDUCTING SAID SALE, INCLUDING ATTORNEY'S FEES AND OTHER LEGAL EXPENSES, ALLOWED BY LAW, (3) IN CASE THE INDESTEDNESS SECURED HEREBY OR ANY PART THEREOF IS COLLECTED BY SUIT OR ACTION OF THE PROCEEDS OF SAID BALE TO THE MORTGAGE IS FORECLOSED, OR PUT INTO THE HANDS OF AN ATTORNEY FOR COLLECTION, BUILT, ACTION OR FORECLOSURE, MORTGAGOR SHALL SE CHARGES HE WITH ALL COSTS AND EXPENSES, THOLUDING REASONABLE ATTORNEY'S FEES, MIGHT ACTION OR FORECLOSURE, MORTGAGOR SHALL SE CHARGES HEREBY SECURED HEREBY. (1) UPON PAYABLE AND ADDED TO THE MORTGAGE SHALL RELEASE TO SAID MORTGAGOR THE ABOVE—DESCRIBED PREMISES ACCORDING TO LAW. (5) MORTGAGOR WILL PAY THE INDESTEDNESS HEREBY SECURED PROPERTY IS HEREBY ABSIGNED TO MORTGAGE SHALL BE SUBROCATED TO THE LIER OF ANY AND ALL PRIOR ENQUIPMENDED FOR INSURANCE LIERS OR CHARGES PAID THE SAID SOCIETY. (6) ANY AMAND OF DAMAGES UNDER CONDENSATION FOR INJURY TO, OR TAKING OF, ANY PART OR ALL OF SAID PROPERTY IS HEREBY ABSIGNED TO MORTGAGE WITH AUTHORITY TO APPLY OR RELEASE THE MORIES RECEIVED, AS ABOVE PROVIDED, FOR INSURANCE LOSS PROCEEDS. (7) MORTGAGEE BHALL BE SUBROCATED TO THE LIER OF ANY AND ALL PRIOR ENQUIPMENDED OF THE PROPISES AFFECTED THEREBY TO THE EXPENT OF SAID PREMISES AFFECTED THEREBY TO THE EXPENT OF SAID PROPERTY OR HALL SECURIOR OF HI