

and in case of a failure to pay or deliver within  
 days from the date hereof said firm of John Mathews may  
 effect such insurance and add the expense thereof to the first  
 instalment and a note falling due thereafter and it shall be taken  
 in part of the same and it is expressly understood that the said  
 firm of John Mathews within forty days of the endorsement  
 acquire by title to the said apparatus until the payments  
 represented by said note or several notes are fully paid  
 vi And in case of a failure to deliver the above personal property  
 or herein agreed to be delivered by the undersigned or failure to  
 make any one of the instalment payments to pay by one  
 of the notes representing such payment as herein agreed then  
 all of such payments instalments and notes shall immediately  
 become due and payable  
 vii And in case of such default the said firm of John Mathews  
 is hereby authorized without previous notice or demand and  
 without breach of law to enter any premises where said  
 apparatus may be and take and remove said apparatus  
 without any recourse by the undersigned against the firm  
 of John Mathews for said removal or for any money or goods  
 paid on account of this agreement for said apparatus  
 viii In case of theft and removal any personal property or  
 money which may have been paid by the undersigned shall  
 be taken to be a payment on account of transportation insur-  
 ance risk use wear and tear depreciation in value shown by  
 and removal of said apparatus  
 ix And the said personal property note or notes or either of  
 them as paid together with all instalment payments and notes  
 which shall hereinafter be made while the apparatus is in possession  
 of the undersigned or before the same is returned and removed  
 as herein provided by the owner is agreed upon as the value  
 of the transportation insurance risk use wear and tear and  
 depreciation in value of said apparatus and expenses incurred  
 hereunder during the time the undersigned shall have used  
 or had possession of the same or at a time to the return of said  
 apparatus by the owner thereof as herein provided  
 & until the instalments and notes as herein provided shall  
 all be paid this agreement shall not be assigned for the said  
 apparatus removed from the place of use of said apparatus the  
 consent of the firm of John Mathews herein written  
 xi And the undersigned hereby agrees to be liable for any  
 payments that may hereafter be made or be in default while the  
 above apparatus is in his possession and the taken back  
 of said apparatus shall not release the undersigned from  
 liability for the payments thereon in default  
 Witness my hand and seal the day and year first above written  
 J. J. Johnson  
 Secy. Present  
 J. J. Johnson