b. All other reals, issues and profits of the premises from time to time accruing, whether under leases or tenancies now existing or hereafter created.
It is understood and agreed, however, that there is reserved to Mortgagor, so long as he is not in default Hereunder, the right to receive and rotain all such rents, issues, profits, revenues, royalties, bonuses, rights and benefits assigned to Mortgagee in the above subparagraphs "a" and "b".
6. All judgments, awards of damages and settlements hereafter made as a result or in lieu of any taking of the premises or any part thereof under the power of eminent domain, or for any damage (whether caused by such taking or otherwise) to the premises or the improvements thereon or any part thereof. Mortgagee may papir all such sums or any part thereofs received on the indebtedness secured hereby in such manner as it elects, or, at its option, the entire amount or any part thereof so received may be released. To Maye and to Hold said premises unto Mortgages, its successors and assigns forever . Mortgaget pressure and series with Mortgages, its successors and assigns forever .

ants and agrees with Mortgages as follows:

Mortgager covenants and agrees with Mortgages as follows: 1. Mortgager is lawfully seled in fee of the premises hereby conveyed, has good right to sell and convey same, and does 27 warrant and will defend the sforesaid title against the claims and demands of all persons whomsoever.

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 To pay all sums scened hereby when due.
 To pay, when due, all izzes and assessments of every type or nature levied or assessed against the premises or upon rigrams's interest therein, and any claim, lien or encombrance against the premises which may be or become prior to this thinks

4. If required by Mortgages, to also make monthly deposits with Mortgages, in a non-interest bearing account, together with add in addition to interest and principal, of a sum equal to one-treafth of the yearly terms and assessments which may be brief against the premises, and if to orequired one-treafth of e yearly premisms for insurance thereon. The amount of such that, because and premium, when unknown, shall be estimated by Mortgages. Such deposits shall be used by Mortgages for a water of the second of the second second to pay such charges when due shall be to be an another of the second second to be added by Mortgages. Such deposits shall be used by Mortgages of by Mortgages and premiums when due. Any insufficiency of non-known to pay such charges when due shall be to be the second second to pay such charges on decrease to Mortgages. Such deposits a such as a second hereby to be due and payable, Mortgages may then apply any funds in asid account against the indubidities second knewly. The enforceability of the covenant relating to taxes, assessments and provide adall not be affected except in so far as those obligations have been met by compliance with the pregress. Mortgages may from time to time at its option waive, and after any such waiver reinstate, any or all provisions are industring as the deposits, by notice to Mortgager in writing. While any such waiver is in affect Mortgager shall pay taxes, assessments and how more premiums as here is elsewhere provided.

6. To pay all taxes which may be assessed upon this morigage, or said note, or indebtedness secured hereby, without regard, to may law, hereiofore or hereby, without regard, to may law, hereiofore or hereby, and the number of any such taxes upon Morigages, or the rendering by any court of onosement of any herein payment of all or any port of one of any such taxes upon Morigages, or the rendering by any court of competent payment of all or any port of any such taxes upon Morigages, or the rendering by any court of competent payment of all or any portion of any such taxes upon Morigages, or the rendering by any court of competent payment for all or any portion of any such taxes upon Morigages, or the rendering by any court of competent payment for all or any portion of any such taxes. All sum hereby secured, without any deduction, shall at the option of Morigages become immediately due and payable, notwithstanding anything contained herein or any law herefore or hereafter

A To keep the premises insured against loss or damage by fire, windstorm and such other hazards as may be required by Mortgages. In form and amounts astifactory to, and in insurance companies approved by Mortgages, the policies for which insurance shall be payable to Mortgages. Buch policies shall be delivered to and held by Mortgages, without liability. Upon forecastly of Mortgages or other sequisition of the premises or any part thereof by Mortgages, said policies shall become the should be populated of Mortgages.
7. That Mortgages (0) will not sumove or demolish nor alter the design or structural character of any building now or here-after evoted upon the premises makes Mortgages shall first consent thereto in writing; (ii) will mort commit or suffer vaste thereof; (iv) will not suffer remove nor suffer the constitution of any building now or here-after evoted upon the premises makes Mortgages shall first consent thereto in writing; (ii) will more commit or suffer vaste thereof; (iv) will not suffer the constitution consent; (v) will constitute or premises in good may be or dimension property of Mortgage's writes consent; (v) will not contain a suffer the content or premises and thereof; (iv) will not suffer or permise and restrictions and restrictions, and will not suffer or permit any violation thereof.

Nontion thereof.
8. To Turnish Morigages, upon demand, an abstract of title to the premises, certified from Government to date, and in the event the abstract is not furnished within 30 days after such demand Morigages may order an abstract and add the cost thereof, with interest thereon at the rate of ten per cent. (10%) per annum from date of payment, to the debt secured and collectible under the more set.

while intervent there uses it the rate of ten per cent. (10%) per summing norting the tent of the debt secured and collectible under the intervents.
A Upon request of Mortgager, Mortgager may, at its cole option, from time to time before full payment of all indebtedness words heavily, make further divances, the Mortgager may of the indebtedness for the periods on the debt secured hereby and transming maximum from date of payment, to the debt secured hereby and transming maximum frameworks, make further divances, the Mortgager, provided, however, that the total principal secured hereby and transming maximum frameworks and deliver to Mortgager thall not start and every such further advances which Mortgager hall pay at such advances, the indebtedness secured hereby and to contain such terms as Mortgage thall be secured by the indebtedness secured hereby and to contain such terms as Mortgage thall be secured by the provided in another secured by this mortgage if such amount is increased by advances the terbs, and the same, and sech note avidencing the same, and the same, the mout "Mortgager" as used in this paragraph.
I. If Mortgage, as harsin elsewhere provided for to protect the security. The word "Mortgage, or, when due, any tax or assesses to item mortgage thall pay any elsim, lien or anountments which is prior to this mortgage, or, when due, any tax or assesses to item to more as it deems advances. We also also for advances to the security with mortgage of the logality rubicity advances that mort mays as items advances to remain advances.
I. If Mortgagers, it deems advances, item prevints or cars such as a for any of aid purposes Mortgages purposed and mont pay it deems advances to ease and advancement at the rate of tan per cent. (10%) per annum, and all the starts of the period of the legality rubicity of any mortage, tax, assessment and premium, and of the amount accessary to be paid in astifaction thereof.
I. Mortgagers, the desit is asserted hereby, or in performance of asid

- as here and it, any other hand month hereby shall become and be immediately due and payable at the option of Mortgages, without notice or demand which are hereby expressly waived, and this mortgage may be foreelosed at any time after such default. Any jedgeman for the foreelowner, of this mortgage shall provide that all the hand herein described shall be sold together and not in separate parcels.
 (6) Invespective of whether Mortgages accelerates the maturity of all indebtedness source hereby, or institutes foreelosure proceedings. Mortgages may collect the rante, issue and profits of the premises, and may enter and take possession thereof and manage and operate the same and take any action which, in Mortgages's judgment, is necessary or proper to conserve the walts of the premises, or Mortgages at its option may have a receiver appointed by the Court to take possession of the premises, the manage, operate and conserve the value of the premises and used by Mortgages in the rente is any and all periods thereof. Hither Mortgages are or use hereis and used by Mortgages in a property contained in the premises and used by Mortgages in personal property thereis, to manage, operate and used by Mortgages in the renta low leasing thereof or any part thereof. This manage and to collect the rents, issues and profits of the sector or otherwise, and all personal property contained in the premises and used by Mortgages in thereof, whether is a reserve the same, and to collect the rents, issues and profits the sector or otherwise, shall be in addition to all observe input or remedies of Mortgages herounds: or alloride by any as a receiver or otherwise, shall be in addition to all observe input or remedies of Mortgages herounds: or alloride by we, and may be exercised concurrently therewith or independently thereot. After paying costs of collection and any other expenses insurred the proceeds shall be applied to independently thereot.