together with the tenements, hereditaments and appurtenances thereunto belonging, and the rents, issues and profis thereof (provided, however, that the Mortgagor shall be entitled to collect and retain the said train, inner, and profits until default hereunder) and all fixtures now or hereafter attached to or used in exemption with the premises herein described and in addition thereto the following household appli-ances, which are, and shall be deemed to be, fixtures and a part of the realty, and are a portion of the more of the indebtedness herein mentioned:

To Have and so Hous the above described property unto the Mortgages, forever.

Inclusions covenants with the Mortgages that he is lawfully seized in fee of the premises hereby and for has such other estate as is stated hereinbafore), that he has good right to sell and convey may as atternaid, and that he will warrant and defend the aforessid title thereto against the claims manuals of all persons whomeover.

This mortgage is given to secure the payment of the principal sum aforesaid as evidenced by a certain participation of the secure the payment of the principal sum aforesaid as evidenced by a certain the terms of the participation of the secure the second secon

The Mortgagor covenants as follows:

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1. He will promote provide a right and taken on the indebtedness evidenced by the said note, the times and in Tillmannar (further provided.) Friftlegs is preseved to despisy'st any time, without mines or fee, the weiter individual means any part flowers for the time the abarant of one installment, or hundred dollars (#1999), which any indexants (7) in 1000 and 1000 provide.

3. Transfer with, and in addition to, the monthly payments of principal and interest payable under terms of the note secured hereby, the Mortgagor will pay to the Mortgagoe until the said note is fully

"A finit shift to the ground runts if say and the taxes and special assessments part due on the provident covered by this mortgage, plus the premiums that will next become due and payable on policies of fue and other hazard insurance on the premises covered hereby (all as attimated by the Mortgages, and of which the Mortgagor is notified), less all sums already paid therefor, divided by the number of months to also be before one month prior to the date when such will out the same to months to also be before one month prior to the date when such will out the same to pay and ground rents, premiums, taxes and special assessments, hadrow the same become delinguent.

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(i) ground rents, if any, taxes, assessments, firs and other hazard insurance premiums;
(ii) interest on the not scatter for they; and
(iii) association of the principal of said nots.

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in the second of such aggregate monthly payment shall, unless made good by In Montanior prior to the due data of the next such payment, constitute an event of default inder this mortgage. At Mortgagee's option, Mortgagor will pay a "late charge" not exceed-