issues and profits of the premises from time to time sceruing, whether under leases or tenancies now sted.

b. All other rents, issues and profits of the premises from time to time accruing, whether under leases or tenancies now existing or hereafter created.
The understood and agreed, however, that there is reserved to Mortgagor, so long as he is not in default hereunder, the right to receive and retain all such rents, issues, profits, revenues, royalties, bonuses, rights and benefits assigned to Mortgagee in the above subparagraphs "a" and "b".
All judgments, awards of damages and settlements hereafter made as a result or in lise of any taking or the premises or any part thereof under the power of uninent domain, or for any damage (whether caused by such taking or otherwise) to the premises or the improvements thereof are any thereof. Mortgagee may apply all such sums or any part thereof so received and its 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 Have and to Hold said premises unto Mortgages, its successors and assigns forever. Mortgagor covenants and agrees with Mortgages as follows:

1. Mortgagor is lawfully seized in fee of the premises hereby conveyed, has good right to sell and convey same, and does hereby warrant and will defend the aforesaid title against the claims and demands of all persons whomsoever.

2. To pay all sums secured hereby when due.

3. To pay, when due, all taxes and assessments of every type or nature levied or assessed against the premises or upon taxages's interest therein, and any claim, lien or encombrance against the premises which may be or become prior to this

Increase.
4. If required by Mortgrages, to also make monthly deposits with Mortgrages, in a non-interest bearing account, together with and in addition to interest and principal, of a sum equal to one-twelfth of the yearly taxes and assessments which may be invised against the premises, and (if so required) one-twelfth by Mortgrages. Such deposits shall be used by Mortgrages to the yearly taxes and premiums, when unknown, shall be estimated by Mortgrages. Such deposits shall be used by Mortgrages to the yearly taxes and pay such charge when due shall be used by Mortgrages to demand. If, by reason of any default by Mortgrages under any provision of this mortgrage deplaces all sums secured hereby. The enforceability of the overant relating to taxes, assessments and insurance previous thereby. The enforceability of the overant relating to taxes, assessments and insurance previous thereby. The enforceability of the overant relating to taxes, assessments and provisions that be undertaking by mortgrages to thereby to be due and payable. Mortgrages may thank in said account against the prevised hereby. The enforceability of the overants relating to taxes, assessments and insurance prevised thall not be affected except in so far as those obligations have been met by compliance with the paragraph. Mortgrages may from time to time st its option wire, and after any such waiver reinstate, any or all provision away except requiring stude doposits, by notice to Mortgrager in writing. While any such waiver is in effect Mortgrager shall pay taxes assessment of all or any pertind taxes upon Mortgrages, or the reader of the ot anaty mort of examples, and any law heretolore or bareatter encoder, imposing payment of all or any pert thereof upon Mortgrages. In event of enanctment of any perton of any portion of any perton of any portion taxes upon Mortgrages or the readering by any oour of compotent of any perton perton density and perton of any perton

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6. 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 instifactory to, and in insurance companies approved by Mortgages, the provide the formation of the premises of this mortgages. Such policies shall be delivered to and held by Mortgages, side policies shall be companies approved by Mortgages, side policies shall be the premises or any part thereof by Mortgages, side policies shall be compared by Mortgages, side policies shall be compared by Mortgages, and for the premises or any part thereof by Mortgages, side policies shall become the accounts property of Mortgages or other acquisition of the premises or any part thereof by Mortgages, side policies shall become the solution property of Mortgages, and more accounts and the premises and the premises and the premises in good on the premises in the formation and repair; (ii) will not commit or miffer waste thereof; (iv) will not compare or any suffer the cutting or removal of any promises and states, conditions and repair; (iii) will and commit or miffer waste thereof; (iv) will not state or company with any volation thereot.
A. To furnish Mortgages, upon demand, an abstract of tills to the premises, and will not suffer or permits any volation thereot.
A. To furnish Mortgages, upon demand, an abstract of tills to the premises, and will not suffer or permit to date, and in the with the state of tan per edit. (10%) per amun from date of payment, to the debt secured and collectible under with mortgage.

10. Upon request of Mortgages, Mortgages may, at its sole option, from time to time before full payment of all indebtedness secured hereby, make further advances to Mortgager provided, however, that the total principal secured hereby and remaining unpaid, including any such advances, shall not at any time exceed the original principal sum secured hereby. Mortgages that the total principal secured hereby and remaining teresties and deliver to Mortgages a note evidencing each and every such further advances which Mortgages may make, such note to be payable on or before maturity of the indebtedness secured hereby and contain such terms as Mortgages thall provide the indebtedness methods to contain each terms as Mortgages and the secured hereby. Mortgages thall pay all meth further advances with interest, and the same, and each note evidencing the same, shall be secured hereby. All provisions of this mortgage shall apply to each further advance as well as to all other indebtedness secured hereby. Noting beestime contained, however, itsell limit the amount secured by this mortgage if such amount is increased by advances made by Mortgages, as herein elsewhere provided for to protect the security. The word "Mortgager" as used in this paragraph, includes any monescer in dynamics during the same and the secured of the indebtedness.

Noting herm contained, advecte, main this another south by the infinite security. The word "Mortgages" as used in this paragraph, includes any successor in ownership of the premises.
10. If Mortgages, as here in elsewhere provided for to protect the security. The word "Mortgages" as used in this paragraph, includes any successor in ownership of the premises.
10. If Mortgages as it doesn's a two premises in repair, or shall commit or permit waste, then Mortgages, at its option, may pay said takin, liss, ensumbrance, tax, assessment or premium, with right of subrogation thereunder, may make such repairs and take such stops as it doesn's advected to prevent waste, then Mortgages at its option, and pay said takes such stops as it doesn's advected to prevent or ours such waste, and for any of said purposes Mortgages may advance that such stops as it doesn's advected to prevent or ours such waste, and for any of said purposes Mortgages may advance that such stops as it doesn's advected to the sole ludge of the legality, validity and priority of any such claim, lies, ensumbrance, tax, assessment and premium, and of the amount necessary to be paid in satisfaction thereof.
11. Mortgager, together with interest on each such advectement at the rate of ten per cent. (10%) per annum, and all such sum and interest thereon shall be secured hereby.
13. It default be made in payment of any installment of principal or interest of said note or any part thereof when due, or in perment, when due, of any other sum secured hereby, or in performance of any of Mortgages' solitations, covenants or agreement.
(a) All of the indebletiness secured hereby, or in performance of any of Mortgage's obligations, covenants or agreement.

- (a) All of the indebtadness source 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 indigenet for the foreelosure of this mortgage shall provide that all the land herein described shall be sold together and not in separate parels.
 (b) Inseparity of whether Mortgages accelerates the maturity of all indebtedness secured hereby, or inditutes foreelosure proceedings, Mortgages and operate the same and take any action which, in Mortgages's judgment, is necessary or proper to conserve the value of the premises, or Mortgages and operate the same and take any action which, in Mortgages's judgment, is necessary or proper to conserve the value of the premises, or Mortgages and conserve the value of the premises, or Mortgages and conserve the value of the premises, or Mortgages and conserve the value of the premises, and mange, operate and conserve the value for the order of the premises, and mange, operate and conserve the value for the rest. States and profits thereof, and to collect the rent, issues and profits thereof, and to collect the rent, issues and profits thereof, and for these purposes use, any and all bersonal property notationed in the premises and used by Mortgager in the rent of or any part thereof. The same, and to collect the rent, issues and profits thereof, whether by a receiver or otherwise, shall be in addition to all other rents, issues and profits thereof, whether by a receiver or otherwise, shall be in addition to all other rents and conserve the same, and to collect the rents, issues and profits thereof, whether by a receiver or otherwise, shall be in addition to all other rents and conserve the same, and to collect the rents, issues and profits thereof, whether by a receiver or otherwise, shall be in addition to all other rents and conserve the same, and to collect the rents, issues and profits thereof, whether by

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