To keep all the improvements on said premises in good order and repair and not to do or permit was on and premises or to do or permit any other act whereby the property hereby conveyed shall become text valuable. Th Monterney

To Immie To keep the buildings on said premises constantly insured for the benefit of said Montgagee against loss, in such companies and for such coverage and amounts as may be subfactory to said Montgagee until the debr berefy secured is fully paid, and to keep such policies constantly assigned, pledged and delivered to said Montgagee ter-days in advance of the explication of any such policies, stamped "PAID" by the agent or company issuing the same.

To Furnish To furnish and leave with said Mongagee during the extstence of said loan, abstracts of title covering said

DEFAULT It is expressly understood and agreed between the parties heretofore as follows:

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In Payment That should said Mortgagor fail to pay any part of the principal or interest according to the terms of the of Note note secured by this mortgage or fail to perform all and singular the covenants and agreements berein contained, the entire debt remaining secured by this mortgage shall at the option of said Mortgagee become at conce due and payable, without notice. And in the event that any installment shall become overdue for a period in excess of fifteen days, a "late charge" of four cents (4c) for each dollar (\$1.00) so overdue may be charged by the helder hereof for the purpose of defraying the expense incident to handling such delinquent payment.

In Payment In Payment of Taxes and Issur-ance provide the portion of the taxes, assessments and insurance promition next to become due, as estimated by the mortgager, so that mortgager will have sufficient funds on hand to pay taxes, assessments and insurance premiums thirty days before the definiquency date thereof. Any deficit shall immediately be paid to mort-gager by mortgager. Moneys so held shall not bear interest, and upon default, may be applied by mort-gager on account of the mortgage indebtedness.

That should said Mortgagor fail to make payment of any insurance premiums, taxes, charges or assessments levied against aid property or any part thereof before the same become delinquent, said Mortgagee may, at its option, pay the amount of such insurance premiums, its, charge or assessment, together with any expense incident thereon, and any amount so paid shall be regard by said Mortgager to said Mortgagee on demand with instress thereon at the rate of depri-per cent per annum from the date of payment by said Mortgage, and unless so repaid shall become a part of the debt secured by this mortgage, and the entire debt remaining secured by this mortgage shall at the option of said. Mortgage

In Maintaining In the event of actual or threatened waste, denolition, or removal of any building erected on said Improvements the entire debt remaining secured by this mortgage shall at the option of said Mortgagee be-come at once due and payable, without notice.

In Furnishing in the event the Margagor shall, for any reason, fall to keep said premises at insured as berein provided or shall fall to delive the policies of insurance or the renewals thereof as berein provided, or fail to be premiums thereon, and any premiums to raid Morgage if it elects may have such the same and have been the same and the second by and Morgage and shall be repaid by and Morgage and shall be repaid by and Morgage become at one of the renewal thereon at the rate of the premium thereon, the same and pay the premium thereon and pay the premiums thereon, and any premium to raid the second by and Morgage with interest thereon at the rate of the preside per annum from date of payment. In default thereof, the entire debt remaining accured by this mortgage shall at the option of said Morgage become at once due and payable, without notice.

Durnhuiton Should said Mortgagee by reason of any such insurance against has receive any sum or sums of money, of hasmance for any damage to said building or building, such amount may be retained and applied toward the pay-ment of the debt hereby secured; or the same may, at the option of said Mortgagee, he paid over, either wholly or in part to aid Mortgaget to enable him to repair such buildings or erest new buildings in their place, or for any other purpose or object satisfactory to said Mortgagee without affecting the lien of this mortgage for the full amount secured hereby before such damage, or such payment over, took place.

Section hereby being such damage, or such payment over, took place. Derres of Sale In case of default in any of the payment over, took place. and Foreclosure of said Mossagero to kreen and payment over the covenants, agreements, terms and conditions her an note and any additional sums plat? By siring of this mortgage shall be entitled to a judgment for the sum due upon said note and any additional sums plat? By siring of this mortgage shall be entitled to a judgment for the sum due upon said and shall be entitled ato a decree for the said of and premises in antifaction of said judgment, foreclosing all rights and equities in and to said premises of said Mortgage and all persons claiming thereander, at which sale appraisement of said property is hereby watered by aid Mortgage.

Waiver of The said Moitgager Further agrees that all notice of the exercise of any and all options reserved by this mortgage to said Mortgager is hereby waived.

Receiver In case any bill or petition is filed in an action brought to foraclose this mortgage, the Court may on motion of said Mortgage without respect to the condition or value of the property herein described, appoint a Re-ceiver to take immediate possession of the mortgaged premises, to maintain and lease the same, and so collect the recast and profits rating therefrom during the pendency of such foreclosure and until the debt is fully paid-and apply such tena and profits to the payment and satisfaction of the amount due under this mortgage. First deducing all proper charges and expenses attending the execution of said trust.

Automover the words "Morrangor" or "Morrange" appear in this morrange, they shall be understood to include the here, devices idministrators, executors, trustees, successors, and assigns of such partice. Whenever used, the sin-gular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders. IN WITNESS WHEREOF and Mortgagor(s) has a hereonito set that a hand(s) and scal(s) the

Raymond L. Fendleton

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