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b. All oblue vants, issues and profile of the premises from time to time scenning; whether under lease or tomatics now matting as hereafter events.
If is understood and agreed, however, that there is reserved to Mortgager, so long as he is not in default hereander, the right to receive and retain all each react, much, profile, reventse, regulties, bonness, rights and handle assigned to Mortgager in the above subparagraphs "a" and "b".
a. All juigments, awards of damages and estimates thereafter made as a result or in line of any taking of the premises or approx information moves of the importance of the analyse of the premises or a result or in the industriance of under there is a result of the importance of the previous of the premises or the imporvance thereous or any part thereof. Mortgages may apply all such turns or any part thereof so received any the international methy in such manage as it obsis, or, at its option, the entire amount or any part thereof so received may be released.

To Have an

to released.
To Have and to Hold anid premises unto Mortgages. In anoscessors and assigns forever.
Mortgages covenants and agrees with Mortgages as follows:
Mortgages is lawfully assad in fee of the gramises hereby conveyed, has good right to sell and convey same, and does aby warrant and will defend the aformatif tills against the claims and demands of all percents whotmoover.
To pay all stores and assessments of every type or nature levind or assessed against the premises or upon ctarges/s interest therein, and any claim, lies or ensumbrance against the gramises which may be or become prior to this

Atterages interest threen, and any claim, him or enumbrance against the premises which may be or become prior to this mortages.
4. If required by Mortgages, to also make monthly deposits with Mortgages, in a non-interest bearing account, together with and in addition to interest and principal, of a sum equal to one-welfit of the yearly taxes and assessments which may be brief equired against the premises, and (if to required) on structured the other stars prior to this mortgages, and it is a required on a structure of the stars, assessments and premiums when then. Any immificancy of units account to pay such taxes, assessments and premiums when then. Any immificancy of units account to pay such taxes, assessments and premiums when then. Any immificancy of units account to pay such taxes, assessments and premiums when then. Any immificancy of units account to pay such taxes, assessments and premiums when then. Any immificancy of units account to pay such taxes, assessments and premiums when then. Any immificancy of units account to pay such taxes, assessments and premiums when then. Any immificancy of units accounts to pay such taxes, assessments and premiums when then, any then apply any funds in and account against the premises. Mortgages and hereaty to be due and paysable, Mortgages may then apply any funds in and account against the premises. Mortgages may from times to the art is option any assessments and all provisions have been as by compliance with this parsages. Mortgages may from times to the arts a basechere provided.
1. To pay all taxes which may be assessed upon this mortgage, or asid note, or indebtedness assured hereby, without regard of any law, heretofore or hereabets of all or any and taxes, pay and Mortgages. In event of ecosylaters of any law, heretofore or hereabets of all or taxes, and such assesses, or asid note, or indebtedness assured hereby, without regard to any law, heretofore or hereabets of provide and any and and any provide and provide and provide and there appro

To beep the premises insured against loss or damage by firs, windstorm and such other hazards as may be required by ortgages, in form and amounts satisfactory to, and in insurance companies approved by Mortgages, the polletes for which immance shall be payable to Mortgages. Buch policies shall be delivered to and held by Mortgages without inability. Upon valoaure of this mortgage or other acquintion of the premises or any part thereof by Mortgages, and policies shall become the solute property of Mortgages.

absolute property of Mortgages. 7. That Mortgages (1) will not remove or demolish nor alter the design or structural character of any building now or here-sfler vesceted upon the premises unless Mortgages shall first consent thereto in writing; (ii) will maintain the premises in good condition and ropair; (iii) will not commit or sinfler wasts thereof; (iv) will not sure remove no as suffer the auting or removal of havy trees or timber on the premises (axcept for damestic purpose) without Mortgages's written consent; (v) will comply with all have, ordinances, regulations, covenants, conditions and restrictions affecting the premises, and will not suffer or permit any violation thereof.

8. To furnish Mortgages, upon domand, an abstract of title to the premises, certified from Government to date, and in the vent the abstract is not furnished within 30 days after such demand Mortgages 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 this mortgage.

this mortgage.
9. Upon request of Mortgager, Mortgages may, at its sole option, from time to time before full payment of all indebtedness sourced hereby, make further advances, shall not at any time exceed the original principal secured hereby. Mortgages that are time exceed the original principal secured hereby make further advances, shall not at any time exceed the original principal sumsure hereby and remaining unpaid, including any such advances, shall not at any time exceed the original principal secured hereby. Mortgages that exceed the original principal secure hereby and remaining unpaid, including any such advances, shall not at any time exceed the original principal secure hereby. Mortgages on the original secure hereby and to contain stude hereby and hereby. Mortgages thall require, Mortgages hall pay all lead by the indebtedness secured hereby and each note vridencing each shall be secured hereby. All provisions of this mortgage shall apply to each further advance will at a lead the secure hereby. Nothing herein contained, however, shall limit the amount secure drawne are advances in secure provided for to protect the security. The word "Mortgages" as used in this paragraph. Includes any usees in secure is provided by the provide provide for to protect the security.

10. III Mortgageor fails to pay any claim, lien or encombrance which is prior to this mortgage, or, when due, any tax or assessment or insurance premium, or to keep the premise in repair, or shall commit or permit waste them Mortgages, at its option, may pay said elaim, lien, encumbrance, tax, assessment or premium, with right of subregation theseunder, may make such repairs and take such stops as it deems advisable to proven to or use such waste, and for any of said purposes Mortgages may such such and any of mony as it deems necessary. Mortgages shall be the sole judge of the legality, velidity and priority of any such claim, lien, encumbrance, tax, assessment and premium, and of the amount necessary to be paid in satisfaction thereof.

11. Mortgagor will pay to Mortgages, immediately and without demand, all sums of money advanced by Mortgages pursuant to this mortgage, together with interest on each such advancement at the rate of ten per cent. (10%) per annum, and all such sums and interest thereon shall be secured hereby.

and to this mortgage, topicar with interest of each tent attactmentation is the fact of the product of