Orig. 201. Mige. 2-5 7-139

> receive all credits, outstanding accounts and bills receivable of the Mortgager and all rents, income, revenues and profits pertaining to or arising from the Mortgaged Property, or my part thereof, and issue binding receives therefore; and manage, control and operate the Mortgaged Property as fully as the Mortgager might do if in possession thereof, including, without lishtation, the mixing of all repairs or replacements deemed necessary or advisable;

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visable; (a) processed to protect and enforces the rights of the Hertesspee and the sights of the metabalder or notatolders under this Hortesspe and its ion, the ther for specific partersance of any covenant or any agreement or tables in equity or at less in any court or courts of compotent jurissituation, the there for specific partersance of any covenant or any agreement or tables of the notation or in edd of the execution of any power herein granted or to the forsolonur instead or becaution of any power herein granted or to the forsolonur instead or to collect the debte hereby socured or for the sendices herein granted or conferred, and in the event of the institution of any such action or suit the notateholder or notabolders instituting such action or with the notate the right to have appointed a reolitie partialing therein our at the notate of rocolars, revenues and reaction of the Nortesaged Property and of all rents, income, revenues and from the time of the commencement of such suits or action, and runch resolution whall have all the usual powers and duties of rocolars, in differences the similar cases, to the fullest artent parentited by law, and if appliouten shall have all the usual powers and duties of rocolars, in differences in such as the for the opplications of of a rocolars the Herthespect Property and similar cases, to the fullest artent parentited by law, and if applisuch as and for the opplications of a rocolars the Herthespect Property and similar cases that the court to which such application shall be made any make said appedatements and

(c) well or sause to be sold all and singular the Martsaged Property of any part thereof, and all right, title, interest, claim and demand of the Nortsager thereof, and all right, title, interest, claim and demand of the Nortsager thereof, and all right, title, interest, claim and demand of the Nortsager thereof, and all right, title, interest, claim and demand of the Nortsager thereof, and all right, title, interest, claim and demand of the Nortsager thereof, and all right, title, interest, claim and demand of the Nortsager thereof, and all right, title, interest, claim and demand of the Nortsager there is located, at such there and upon such bernes as may be specified in a notice of cale, which shall the she is the same and upon such there are the sale is to be held, shall contain a briaf general description of the Mortsager at least fifteen (15) days prior to the date fixed for work cale and by publiching the same areas in each week for two nuccessive calendar weeks prior to the date fixed for work cale and by publiching the same areas if each time the first week publication to be not least them fifteen (15) days nor more than thirty (30) days prior to the date fixed in any sale to be made under this subparagraph (c) of this each part and place uposinted for work aske or for work adjourned at the time and place to thich the same shall be estjourned, provided, however, that is the place of which the same shall be estjourned, provided to cale a shall be setting the same and all be estjourned, as the outer sale shall be estimated to the sale shall be estimated to the sale shall be any sale to the sale of and all any be add at the time and the same shall be required by law the notice of sale shall be setting the sale shall be se

SECTION 3. If, within thirty (30) days after the mjority notaboldars shall have had knowledge of the happening of an event or events of default, such motioned are notabolders aball not have proceeded to converte the rights or to affere the remedies herein or by her conference two or reserved to the Bertagese of the agent of the other motabolders, any motabolder, for itself and as (0) the agent of the other motabolders, any proceed fordering the convertes such rights and to enforce such remedies. Bothing herein contained shall, hereway, affect or inserved to the other metabolders, any motabolder, for itself and as (0) the agent of the other motabolders, any motabolder, for itself and as (0) the agent of the other metabolders, bothing herein contained shall, hereway, affect and to enforce such remedies. Bothing herein contained shall, because, and rights note thich may be secured hereby to enforce the payment of the principal of or interest on such note on the date or dates any such interest or principal shall, becaus due and payable in accourdance with the terms of such asis,

SECTION b. At any sale berounder any noteholder or apteholders shall a the right to bid for and perchase the Hertgaged Property, or such part there

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