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b. All other verity bases and profile of the premises from time to time secreting, whether under leases or tonancies now scaling or harmford and agreed, however, that there is reserved to Mortgager, so long as is is not in default harmander, the right forestver and rotain all water bases, profile, revenues, royalite, bounes, right and benefits assigned to Mortgager in the second rotain all water bases profile, revenues, royalite, bounes, right and benefits assigned to Mortgager in the second rotain all water bases profile, revenues, royalite, bounes, right and benefits assigned to Mortgager in the short state and the second rotain all provides the second rotain all second rotain all water bases and estimates and estimates are been as and the premises or the improvements thereand or domain, or for any damage (whether caused by such taking or otherwise) to the premises or the improvements therean or any part thereof. Mortgager may apply all such sums or any part thereof so received in the individual base of bases, is sold as the option, the same sums or any part thereof so received may be released.

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by to released. To Have and to Hold said premises unto Mortgages, its successors and assigns forever. Mortgages covenants and agrees with Mortgages as follows: 1. Mortgages is lawfully solated in fee of the premises hereby conveyed, has good right to sell and convey same, and does reby warrant and will defend the aloresaid title against the claims and domands of all persons whomseever. 2. To pay all sums secured hereby when due. 3. To pay, when due, all taxes and assessments of every type or nature lavied or assessed against the premises or upon ortgages i interest therein, and any claim, lien or essumbrance against the premises which may be or become prior to this release.

Mortgages: interest therein, and say state, and or encoded and a state of the product of the product therein the product therein, and principal, of a sum squal to one-welf in of the yearly tarses and assessments which may be provides, and (in origing).
4. If required by Mortgages, to also make monthly deposite with Mortgages, is a non-interest bearing account, together with and in addition to interest and principal, of a sum squal to one-welf in of the yearly tarses and assessments which may, be levied segaint the premises, and (if no regigner) on several the stimated by Mortgages. Such deposite shall be used by Mortgages to be pay use there, assessments and premiums when due. Any insufficianty of notik accounts for pay use there, assessments and premiums when due. Any insufficianty of notik associants of and be hard by Mortgages to Mortgages on demand. If, by reason of any default by Mortgages may hen splity any funds in and associants and premiums when due. Any insufficianty of notik associants that be entire indobtedness succed hereby to be due and payable. Mortgages may hen unsure the premium herein otherwells its option waive, and after any such waiver classifies of all provisions have due and for the prince. While any such waiver classifies, and or all provisions have due in indobtedness secured hereby, notice to Mortgages to Mortgages the Mortgages to Mortgages may from time to time to its provided.
6. You pay all taxes which may be assessed upon this mortgage, or aid note, or indobtedness secured hereby, without regard to any law, hereinformed and increases provided in any portion of any use have been pond Mortgages. In sevel, it december to december of a secure portioned on the states and instructions of herein the prevision.

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 asticfactory to, and in insurance companies approved by Mortgages, the policies for which insurances shall be payable to Mortgages. Such policies shall be delivered to and held by Mortgages, the policies for which insurances shall be payable to Mortgages. Such policies shall be delivered to and held by Mortgages, and policies shall become the absolute property of Mortgages or other aquisition of the premises or any part thereof by Mortgages, and policies shall become the absolute property of Mortgages. The aquisition of the premises or any part thereof by Mortgages, and policies shall become the absolute property of Mortgages.
7. Thist Mortgages (i) will not remove or demolish nor alter the design or structural character of any building now or here-after ersted upon the premises unless Mortgages and If fart consent thereto in writing; (ii) will mort commit or suffer waste thereof; (iv) will not out or remove nor suffer the setting or removal of any trees or the premises (accept for domestic purpose) without Mortgages's written consent; (v) will not suffer or permits was volation and restrictions affecting the premises, and will not suffer or permit wy volation thereod.

8. To furnish Mortgages, npon demand, an abstract of title to the premises, certified from Government to date, and in the event the abstract is not furnished within 30 days after such demand. Mortgages may order an abstract and edd the cost theored, with interest thereon at the rate of tan per cent. (10%) per annum from date of payment, to the debt secured and collectible under this mortgage.

this mortages.
9. Upon request of Mortgager, Mortgager may, at its sole option, from time to time before full payment of all indebtedness seared hereby, make further advances to Mortgager, provided, however, that the total principal secured hereby and remaining upsid, including any such advances, shall not at any time exceed the original principal surpaid, hereby, make further advances, shall not at any time exceed the original principal surpaid hereby. Mortgager shall exceed as had every sure of further advance which Mortgages are subject to be payable on or before maturity of the indebtedness secured hereby and to contain such terms as Mortgages shall require. Mortgager and thereas, and the same, and each note evidencing the same, shall be secured bereby. All provisions of this mortgage shall apply to each further advance see and as to all other indebtedness secured hereby and by all out, however, shall limit the amount secured by this mortgage if such amount is increased by advances made by Mortgages, a here in debtedness privided for to protect the iscentive. The word "Mortgager" as used in this paragreph, includes any successor in oversetship of the premises.

10 If Mortgagor fails to pay any claim, lies or enoumbrance which is prior to this mortgage, or, when due, any tax or assessment or insurance premium, or to keep the premises in repair, or shall commit or permit waste, then Mortgagee, at its option, may pay said claim, lies, encombrance, tax, assessment or premium, with right of subrogation thereunder, may make such repairs and take such steps as it desma advisable to prevent or cure such waste, and for any of said purposes Mortgagee may advance such sums of monsy as it desma norwasker. Mortgagee shall be the sole judge of the legality, validity and priority of any such claim, lies, encumbrance, tax, assessment and premium, and of the amount necessary to be paid in satisfaction thereof.

usan, new, encumbrance, tax, association 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 Mortgagoe pur-suast 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. 12. If default be made in payment of any installment of principal or interest of said note or any part thereof when due, or in payment, when due, of any other sum secured hereby, or in performance of any of Mortgagor's obligations, covenants or agree-ments hereunder.

(a) All of the indebiddness secured hereby shall become and be immediately due and payable at the option of Mortgages, without notice or domand which are hereby expressly waived, and this mortgage may be forcelesed at any time after anal default. Any judgment for the forcelester of this mortgage is all provide that all the land herein described shall be each together and indexist. Any judgment for the forcelester of this mortgage is all provide that all the land herein described shall be each together and indexist. Any judgment for the forcelester of this mortgage is all provide that all the land herein described shall be each together and indexist. Any judgment for the forcelester of this mortgage is all provide that all the land herein described shall be each together and not in separate parcels.
(b) Irrespective of whother Mortgages may collect the ronts, issue and profits of the premises, and may enter and take possession thereof and manage and operate the same and take any action may have a receiver appointed by the Court to take possession of the premises, or Mortgages e alto apprece alt locate and not or same and profits thereof. The premises, and any or any rot to take possession of these purposes use, any and all personal property contained in the premises and used by Mortgager in the ranks beards. The right to enter and take possession of the premises, and used hereof. The right to enter and take possession of the premises, and conserve the value thereof and take possession of the premises, and used by Mortgager in the ranks hereof. The right to enter and take possession of a same part thereof. The right to enter and take possession of alter possersion do the premises and used by Mortgager any personal property therein, to manage, operate and conserve the same and take possession of the premises and used by Mortgager any personal property therein. In the manage there of the premises are and to conserve the same and to conserve the value thereof. The right to enter and take possession