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b. All other rants, issues and profile of the premises from time to time accruing, whether under bases or tenancies now scienting or bireafter version.
It is understood and acread, however, that there is reserved to Mortgagor, so long as he is not in default hereander, the right to reserve and rotain all and version, issues and rotain assigned to Mortgagor.
• All judgments, wards of damages and publics of profile assigned to Mortgagor in a have subpactively and the premises or any part thereof as a result or in the of any taking of the premises or year just thereof under the information of the inf

To have and is indebiations secured hereby in such manner as it elests, or, at its option, the entire amount or any part thereof so received may be released.
To Have and is Hold said premises unto Morigages, its successors and sesigns forever, Morigagor is lawilly sained in los of the premises hereby conversed, has good right to gall and convey same, add does hereby warnant and will defend the aforesaid tills against the chains and damands of all persons visconsover.
2. Morigagor is lawilly sained in los of the premises hereby conversed, has good right to gall and convey same, add does hereby warnant and will defend the aforesaid tills against the chains and damands of all persons visconsover.
3. To pay all turns secured hereby vism dis.
3. To pay all turns secured hereby vism dis.
4. If equired by Morigages, to also make monthly deposits with Morigages, in a non-interest bearing securet, logether visied against the premises, and (if a required low) to one-twellth of the yearly tares and assessments which may be traves, assessments and premises, and (if a required low) to one-twellth of the yearly tares and assessments which may be trave, assessments and premisms, when unknown, aball be estimated by Morigages. Such deposits which have be able to be able to all be added by Morigages and the premises and principal, of a sum equal to one-twellth of the possit shall be used by Morigages and previous of the base of both based by Morigages and previous of the based to be before a sum equal to one-twellth of the possit shall be used by Morigages to be more approximate and previous the addition to interest and previous by the date addition to interest and previous which date addition to interest and previous by the date addition to interest and principal, of a sum equal to one-twellth of the possit shall be used by Morigages and the possit with the section of the morigage on densated. If, by reason of any default by Morigagee must have been mesh by sometime based by

muscliately due and payahe at the option of Mortgages.
6. To keep the premises insured against loss or damage by fire, windstorm and such other basards as may be required by fortgages, if form and amounts estifiatedary to, and in insurance companies approved by Mortgages, the policies for which precleases that the option of the premises or any part thereof by Mortgages, the policies for which boolule property of Mortgages.
7. That Mortgages (0) will not remove or demolish nor alise the design or structural character of any building now or here-free excited upon the premises unless Mortgages shall faceoff it will not remove and faceoff it in the remove or demolish here for which it is nortgages within a second or or the removed or demolish the rest in writing; (ii) will maintain the premises in good or a sufficient or the second or writing; (iii) will maintain the premises in good any building pow or here-free excited upon the premises unless Mortgages shall faceoff; (b) will not commot or suffer water faceoff; (b) will not to the premises or after water thereoff in the second or writing; (iii) will maintain the premises in good or a will not commot or suffer the theory or interview. The other consent; (v) will comply with all not commot or after the descent (b) will not the premises (accept for domestion purposes) without Mortgages's written consent; (v) will comply with all indicate they of.

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