To have and to field said premises with Morigages, its successors aid assigns forever.
Workgor covenants and agrees with Morigages, its successors aid assigns forever.
Morigagor is itsefully existed in fee of the premises unto Morigages, its successors aid assigns forever.
Morigagor is itsefully existed in fee of the premises and classes and classes and event weather and agrees with Morigages as follows:
A forigagor is itsefully existed in fee of the premises hereby conveyted, has good right to sell and convey same, and does bareby warrant and will defend the aforemaid tile gainst the claims and demands of all pairsons whomsower.
To pay, all sums secured hereby when due.
To pay, when due, all taxes and assessments of every type or nature is reid or assessed against the premises and any claim.
If required by Morigages, to also make monthly deposits with Morigages, in a non-interest bearing account, together with and in addition to interest and principal, of a sum equal to one-tredith of the yearly taxes and assessments of even the part interest and principal, of a sum equal to one-tredith of the yearly taxes and assessments of any bear assessments and premiums when the a. Any immlensing of any social taxes previous of the barget bears assessments and premiums when the action to pay such taxes, and assessments and premiums when the action or such that against the premises, and (if to required) one-tredith of the yearly taxes and assessments which may be paid by Morigages. Buch deposits shall be used by Morigages to also make monthly deposite by Morigages. Buch deposite and provide a distance of the part taxes, and equal to taxes, assessments and premiums when the action is add associal assigns to be pay well taxes, assessments and premiums when the action and payable. Morigages may town along this morigage the additions of the successite taxes, and the success and any elaber the state assessments and premises and any elaber taxes, and the ass

immediately due and payable at the option of Mortgages.
6. To keep the premises instruct against loss or damage by fire, windstorm and such other hazards as may be required by fire mortgages, in form and amagunts satisfactory to, and in insurance companies approved by Mortgages, the policies for which foreclosure of this mortgages, and be required by the payable to Mortgages. Such policies shall be diversed to and held by Mortgages, endipolicies that be diversed to and held by Mortgages, endipolicies that be diversed to and held by Mortgages, endipolicies for which foreclosure of this mortgage of the sequinition of the premises or any part thereof by Mortgages, endipolicies that be done be about to properly of Mortgages.
7. That Mortgages (1) will not remove or demolish nor alter the design or structural character of any building now or here-condition and repair; (iii) will not commit or suffer there the thereof; (iv) will not enter entities or remove nor suffer the nothing or removal of any, ordinances, regulations, covenants, conditions and retrictions affecting the premises, and will not suffer or pormit any voltant thereof.

8. To furnish Mortgrages, upon 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 Mortgrages may order an abstract and add the cost thereof, this mortgrage.

this mortgage.
9. Upon request of Mortgagor, Mortgagoe may, at its sole option, from time to time before full payment of all indebtedness sourced hereby, make further advances, that mot at any time exceed the original principal secured hereby. Mortgagoe may at any time exceed the original principal secured hereby and remaining excerts and deliver to Mortgagoe a note evidencing such and every such further dvances which Mortgagoe may make, such note to be payable on or before maturity of the indebtedness secured hereby and to contain such terms as Mortgagee shall excert to be payable on or before maturity of the indebtedness secured hereby and to contain such terms as Mortgagee shall excurd hereby. Mortgager shall pay all such further advances which Mortgager shall act on the indebtedness secured hereby and to contain such terms as Mortgagee shall excurd hereby. Mortgager shall pay all such further advances which maters, and the same, and each note orvinening the same, shall be secured hereby. Mortgager, all provisions of this mortgage shall apply to each further advance as its indicated and and and and and and and and and a so all other indebtedness secured hereby, and be organized to contain such terms as Mortgagee sourced hereby. Mortgager, as berein elsewhere provided for to protect the security. The word "Mortgager" as used in this paragraph, includes any successor in ownership of the premises.
10. If Mortgager fails to may any claim, lien or ensumptrance which is prior to this mortgage, or, when due, any tax or assessed.

Includer any successor in ownership of the premises. 10. If Mortgager fails to pay any claim, lien or encumbrance which is prior to this mortgage, or, when due, any tax or assess-ment or insurance premium, or to keep the premises in repair, or shall commit or permit watch, then Mortgagee, at its option, may next take such steps as it deems advisable to prevent or euro such waste, and for any of anil purposes Mortgagee may advance such sums of money as it deems necessary. Mortgagee shall be the sole judge of the legality, validity and priority of any such claim, lien, encumbrance, tax, assessment and premium, with encourt necessary to be paid in satisfaction thereof.

11. Mortgager will pay to Mortgages, immediately and without demand, all sume of money advanced by Mortgages pur-suant to this mortgage, together with interest on acab such advancement at the rate of tan per cent. (10%) per annum, and all such that sum and interest thereon shall be secured hereby.

auch sums and interest thereon shall be secured hereby.
12. If default be made in payment of any installment of principal or interest of asid note or any part thereof when due, or in payment, when due, of any other sum secured hereby, or in performance of any of Morigagor's obligations, covenants or agreement hereander.
(a) All of the indebtachess secured hereby shall become and be immediately due and payable at the option of Morigagor's obligations, covenants or agreement hereander.
(b) All of the indebtachess secured hereby shall become and be immediately due and payable at the option of Morigagor's obligations, covenants or agreements hereander.
(c) All of the indebtachess secured hereby shall become and be immediately due and payable at the option of Morigagor active states of denand which are hereby expressly waived, and this mortgage and be foreelosed at any time after such default. Any judgment for the forcelosure of this mortgage shall provide that all the land herein described shall be sold together and not in separate parcels.
(c) Irrespontive of whether Mortgages accelerates the maturity bit all indobtedness secured hereby, or institutes forcelosure proceedings. Mortgagees allowed and profits of the premises, and may enter and take possession thereof and manage and operate the same and take any cellow their, in Mortgagee's algoment, is mecanity to proper to conserve the value of the premises, or Mortgagee at in option may have a receiver appointed by the Court to take possession of the premises, or and profits the option of or any part thereof. This to enter a data proste and profits to enter and take possession of and for collect the results, issues and profits thereof and to collect the results, issues and profits thereof and to collect the results of the premises on takes of take optioner to property contained in the premises and make by Mortgageor in the results or lange optical and properity contained in the premises and make by Mortgageor is

b. All other vents, hans and profits of the premises from time to time accruing, whether under leases or issuancies now existing or harvatter gracied. It is understood and agreed, however, that there is reserved to Mortgager, so long as he is not in default hermunder, the right to receive and rotain all such rents, issues and profits easigned to Mortgages in the above subparagraph "b". A. All judgments, avants of damages and estimates hereafter made as a result or in liss of any taking of the premises or part thereof under the power of eminent domain, or for any damage (whether ransed by such taking or otherwise) to the on the indetactedness secured hereby in such manner as it elects, or, at its option, the emire amount or any part thereof so received may be released.

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