b. All other runts, benew and profile of the premises from time to time securing, whether under bases or transmiss non-arising or hereafter created.
It is understood and agreed, however, that there is reserved to Marigageur, so long as he is not in default bereander, the right remeive and remain all such runts, inner and profile samgend to Marigageur in the shows subparagraph "b".
c. All judgments, sounds of damages and settlements bereafter under as a result or in bes of any taking or the remains any part thereof under the power of eminent domain, or for any damage (whether samed by such taking or otherwise) to the premises or the improvements thereon or any part thereof. Marigageum any papt and same any part thereof as reserved to receive on the individuant second hereby in such manners it cleats, or, at its option, the entire amount or any part thereof as reserve may be released.

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The indebtedness secured hereby in such manuars at it deets, or, at its option, the entire amount or any part thereof to received on the indebtedness secured hereby in such manuars at it deets, or, at its option, the entire amount or any part thereof to received on the indebtedness secured hereby in such manuars at it deets, or, at its option, the entire amount or any part thereof to received on the secure of the previous which Mortgages is anonesses and anging forwars.
Martgager is awfully asked in feo of the previous hereby conveyed, has good right to sell and convey same, and does found on the previous secure hereby when does.
To pay all sums secured hereby when does.
To pay all sums secured hereby when does.
If required by Mortgages, to she make monthly deposits with Mortgages, in a non-interest bearing second, tegeshar by any bard here and against the previous which may be avery taxes and assessments and previous, and (i to required) on the intercet on principal, of a sum equal to converted it of the spectry taxes and assessments which may be taxes, assessments and previous, and (i to required) on the intercet on principal, of a sum equal to converted it in the destage of the previous the shall be used by Mortgages when the shall be used by Mortgages assessments and previous, and (i to required) by Mortgages when the shall be stimuted by Mortgages on the second to previous the shall be used by formating and the previous the shall be addited to the second destage of such accounts to pay each charges when the shall be addited to the second destage of the second destage of the second and the same second teget and the second by Mortgages assessments and previous the shall be addited to the second destage of such accounts and assessments and anoty pay in the second destage of the second destage

8. To furnish Mortgagee, upon demand, an abstract of title to the premises, certified from Government to date, and in the sevent 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 tan per cent. (10%) per annum from date of payment, to the debt secured and collectible under this mortgage.

this mortgages. 9. Upon request of Mortgagor, Mortgages may, at its nole option, from time to time before full payment of all indebtedness secured hereivy, make further advances to Mortgagor; provided, however, that the total principal secured hereby and remaining unpaid, including any such advances, thall not at any time exceed the original principal ansecured hereby. Mortgagor shall execute and deliver to Mortgages a noise wideneing assist had every such further advance which Mortgages may make, such noise to be payable on or before maturity of the indebtedness sourced hereby and to contain such terms as Mortgages shall require. Mortgager shall pay all such further advances with interest, and the same, had each note evidencing the same, shall be secured hereby. All provisions of this mortgage shall apply to each further advance as well as to all other indebtedness sourced hereby. Nothing herein contained, however, shall limit the amount secured by this mortgage if and hamount is increased by advances made by Mortgages, an hores in slewhere provided for to protect the security. The word "Mortgager" as such in this paragraph, includes any successor in ovancrabip of the premises.

includes any successor in ownership of the premises. The provided for premises. The provided in this paragraph of the premises in repair, or shall commit or permit waste, then Mortgager, at its option, may pay said claim, lies, encombrance which is prior to this mortgage, or, which due, any tax or assessment or insurance premium, or to keep the premises in repair, or shall commit or permit waste, then Mortgages, at its option, may pay said claim, lies, encombrance, tax, assessment or premium, with right of subregation thereunder, may make such repairs and take such stops as it deems advanable to prevent or cure such waste, and for may of said purposes. Mortgages may advance such sums of money as it deems necessary. Mortgages shall be the sole judge of the legality, validity and priority of any such claim, lies, nerumbrance, tax, assessment and premium, and of the amount necessary to be paid in assistance to the tree. 11. Mortgagor will pay to Mortgages, immediately and without domand, all sums of money advanced by Mortgages pursuant to this mortgage, logether with interest on each such advancement at the rate of ten per cent. (10%) per annum, and all such sums at inferent thereon shall be secured hereby. 12. If default he made in payment of any installement of principal or interest of said note or any part thereof when due, or in payment, when due, or any other sum secure hereby, or in performance of any of Mortgago's obligations, covenants or agreements heremater.

- meet, when due, of any other sum secured hereby, or in performance of any or storigager comparison, correspondence, its heread of the indebtedness secured hereby, or in performance of any of storigager comparison, even and the interface of demand which are bereby apprendy waived, and this mortgage may be forelosed at any time after such default. Any judgment for the forelosure of this mortgage shall be cold together and not in separate parcels.
 (b) If respective of whether Mortgages accelerates the maturity of all indebtedness secured hereby, or institutes foreelosure proceedings, Mortgages may collect the reats, issues and profils of the premises, and may enter and take possession thereof and manage and operate the same and take any action which, in Mortgages' appointed by the Court to take possession of the premises, to manage, operate and conserve the value thereof and to collect the reats, issues and conserve the value thereof and any and all personal property contained in the premises and used by Mortgages in do set to take possession of the premises, to manage, operate and conserve the value thereof and to collect the reats, issues and profile of the premise use, any and all personal property contained in the premise and used by Mortgages in the solid there of or any part thereof. The right to onter and take possession of the premise and conserve the sames, and to collect the sents, issues and profile thereof, whether by a receiver or atterwise, shall be in addition to all other rights or remedies of Mortgages hereand profile thereof, whether by a secolized conserved the same and profiles thereof, whether by a received conserved the proceeds shall be applied to independently thereof. After paying costs of collection and any other expenses incurred the proceeds shall be applied to independently thereof. After paying costs of collection and any other expenses incurred the proceeds shall be applied to independently thereof.

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