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All other rates, mean and profile of the pression from time to time accruing, whether under leases or tenancies and entiting or harvefre created.
 It is understood and agreed, however, that they is reserved in Mortgager, so lang as he is notice default hereinder, the right is receive and rests and rates assigned to Mortgager, as here above subpararable. The rest receive and rests all each verte some and profile assigned to Mortgager in the above subpararable "b".
 All judgminite, evently of damages and settlements hereafter made as a result or in here of any indices of the premises of any part theory of antisent domain, or for any damage (windler stands of a word) of the premises of any part theory or any part theory of antisent thereafter made set words or in here of any indices of the premises of the improvements thereaft or any part theory of antisent domain, or for any damage (windler stands of a way part theory for sweather much the improvements thereaft or any part theory. Mortgages is applied, the main or any part theory as your theory apply all each stands are any part theory or any part theory is a reserved as reserved as reserved.

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In the indebidence secure largely in and mainer on is enoted, or all its optimit, the infine amount or any part number or research and no released.
The Bars and to Hold and premises unto Mortgages is follow:
A Mortgager covenants and agrees with Mortgages is follow:
Mortgager is isorfully setual in for of the premises hereby conveyed, has great right to sell and convey some, and does benery warrant and will default the aformatic if every type or nature levied or assessed against the premises thereby recent and will default the aformatic if every type or nature levied or assessed against the premises thereby recent and will default the premises when does not a previous of the aformatic if every type or nature levied or assessed against the premises and any claim, fine or encouberate against the premises which may be or because prior to this mortgages.
A required by Mortgages, to the make monthly deposite with Mortgages, in a normality to ensemble and assessment to any relation of the previous of the previous and any claim, increase thereory.
A required by Mortgages, to the make monthly deposite with Mortgages, in a normalistic bearing second to easily of an any claim the previous, and (if so required) one-twellth of the yearly previous the deposite hall be well by Mortgages the Mortgages when due shall be used by Mortgages. Each deposite hall be used also be add payable, Mortgages up the approx bus provision of this mortgage, the Mortgages or domand. If, by reases of any default by Mortgages up that in and secons research hereby. The adversary hile, Mortgages the solution approx to Mortgages the Mortgages and there any south ware reinstate, any or all previsions when a show the solution wave, and after any south wave eristates, and adversary of all prevision the solution and the approx of the body the solution have been used, the interval the observate and hereby any of the source research and thereby the solution hereby the source and provided whall not the

immediately due and payable at the option of Mortgages.
9. 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 satisfactory to, and in insurages companies approved by Mortgages, the policies for which insurages companies approved by Mortgages without liability. Upon foreclosure of this mortgage or ather sequisitiation of the premises or any part thereof by Mortgages without liability. Upon foreclosure of this mortgage or ather sequisitiation of the premises or any part thereof by Mortgages without liability. Upon foreclosure of this mortgage or ather sequisitiation of the premises or any part thereof by Mortgages without liability. Upon foreclosure of this mortgage or ather sequences and the premises or atter sequences and the premises one and part thereof or any building new or here-affect eroted to post they for the premises or a sequence of any building new or hereoff the remains upon the premises of respect to a sequence or remove on suffer the cutting or any or thereoff. (ii) will not commise unless Mortgages shall first consent thereto in writing; (ii) will maintain the premises in agoing the optimise (respect for domnistic purpose) without Mortgages's written consent; (v) will not comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the premises, and will not sattler or permit any violation thereof.

8. To furnish Mortyages, upon domand, an abstract of titls to the premises, sertified 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 add the cost thereof, with interest thereon at the rate of ton per cent. (10%) per annum from date of payment, to the debt secured and collectible under this mortgage.

this mortgage. ⁽²⁾9. Upon request of Mortgager, Mortgager may, at its sole option, from time to time before full payment of all indebtedness secured hereby, make further advances to Mortgager; provided, however, that the total principal secured hereby and remaining unpaid, individing any such advances, shall not at any time exceed the original principal secured hereby. Mortgager shall secure and deliver to Mortgages a noise widessing acade hand every such further advance which Mortgagers that acades to be payable on or before maturity of the indebtedness secured hereby and to contain such herea as Mortgages shall require. Mortgagers shall pay all such further advances with interset, and the same, and one-h note evidencing the same, shall be secured hereby. All privisions of this mortgage shall pay to each further advance as well as to all other indobtedness secure shoreby. Nothing herein contained, however, shall limit the amount security. The word "Mortgager" as used in this paragraph, indebtes any successor in overamb poly in the presence. 10 10 Mortgager is conversely in the presence.

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