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together with the tearments, beriditations and apportenances thereinto belonging, and vacated public structs or p reverting thereto, and all flatture now or instructor attached to or mad or useful in someotics with the premises described and in addition thereto the following appliances, furnishings and equipment, which are, and shall be downed to be, fixtur part of the reality, and are a portion of the assurity of the indebtedness hereis mentioned:

and all the rents, issues and profile thereof (all said property being herein referred to as "the premises"). As further security for payment of said indebtedness and performance of Mortgagor's obligations, coronants and agreements berein centained, Mortgagor hereby transfers, sets over and assigns to Mortgagor's obligations, coronants and agreements or any part thereof, now existing or hereby transfers, in the right to restive and receipt therefor and apply the same to asid indebtedness enther before or after any default hereunder, and Mortgages may demand, say for and recover any and apply the same to asid indebtedness enther before or after any default hereunder, and Mortgages may demand, say for and recover any and payments but shall not be required so to to.

b. All other rents, issues and profile of the premises from time to time severing, whether under leases or tenainies now existing or hereafter vessed.
It is understood and agreed, however, that there is reserved to Mortgager, so long as he is not in default hereander, the right to receive and rotain all such rents, issues and profile assigned to Mortgages in the above subparagraph "b".
• All judgments awards of damages and settlements hereafter made as a result or in lieu of any taking of the premises or any part thereof use of any part thereof. Mortgages may apply all such source of a source o

The transment. To Have and to Held said premises unto Mortgages, its successors and amigns forever. Mortgager covenants and agrees with Mortgages as follows: 1. Mortgager is lawfully select in fee of the premises hereby conveyed, has good right to sell and convey same, and does aby warrant and will defend the abressid title against the claims and demands of all persons whomsoever.

Mortgrager is lawfully asked in fee of the premines harshy conveyed, has good right to sell and convey same, and new barred y warrant and will defend the aforesaid title against the chains and demands of all persons whomsoever.
 To pay, when due, all taxes and assessments of every type or nature levied or assessed against the premises and any claim, income multiple against the premises which may be or become prior to this mortgrage.
 If required by Mortgrages, to also make monthly deposite with Mortgrages, in a non-interest bearing secount, together which and its addition to interest and principal, of a sum equal to one-twelfth of the yardy taxes and assessments which may be or become prior to this mortgrage. The amount of and the addition to interest and principal, of a sum equal to one-twelfth of the yardy taxes and assessments which may be found at the premises, and (if or equired) ans-twelfth of the yardy taxes and assessments which may be found at the premises, and (if or equired) may the activat again the premises, and the or equired here the presence of any default by Mortgrages. Such deposite shall be used by Mortgrager to Mortgragers on demand. If, by results of additi by Mortgrager under any provision of this mortgrage. The affordability of the overlag default by Mortgrager and the set and executed hereby. The affordability of the overlag default by Mortgrager and the set and the premises that the to do and payable, Mortgrager may then apply any funds in aid account signing which entire indebtedness assessment as and premisms to the oddition or provide and that not be afforded except in to far as those obligation have been met by compliance with assessment and insurance previded what not be afforded except in writing. While any such waiver is in effort Mortgrager and Input sets and insurance previded thall not be afforded except in writing. While any by write of any state, federal, or municipal have seasestate assessment ascept second here by.
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timediately due and payable at the option of Mortgages.
6. To keep the premises insured against loss or damage by fire, windstorm and such other hazards as may be required by fortgages, in form and amounts attended and the insurance companies approved by Mortgages, the policies for which increases while the amounts attended and the insurance companies approved by Mortgages, and policies shall be delivered to and held by Mortgages, and policies shall be delivered to and held by Mortgages, the policies for which increases of the sequisition of the premises or any part thereof by Mortgages, and policies shall be delivered to and held by Mortgages, the policies for which includes property of Mortgages. Bach policies shall be delivered to and held by Mortgages, and policies shall become the absolute property of Mortgages.
7. That Mortgager (i) will not remove or demolish nor alter the design or structural elaracter of any building now or here-free eveled upon the premises (accept for demoting purpose) without Mortgages, written consent; (v) will comply with all violation thereof.
8. To furnish Mortgages, upon demand, an abstract of tile to the premises, eartified from Government to date, and in the over the abstract is interval, there of the rot of any after each dimand Mortgages may order an abstract and add the cost thereof, with interval thereof a the rate of the port and the pre-structure of the rot of the rot.

Within mortages. If the new second of the second of the second second has a second back of the second bac