SECOND: To pay the indebtedness as in said note provided. THIRD: To presure and maintain policies of fire, windsterm and explosion insurance and such other harard insurance and may be required on the buildings sected and to be exceed upon the above described meetings and such other harard insurance and secondable to the Mortgages to the amount of FORE MUDRED FIFTY THOUGAND AND MO/IOO — Dellars payable to the Mortgages. It is further agreed that all policies of insurance of whatever nature and of whatever amount of the solution of the above described on the above described and the Mortgages. It is further agreed that all policies of insurance of whatever nature and of whatever amount, taken signed piledpreventus or fixture thereia attached during the existence of the debt breedy and that all all be constantly as-be delivered to the Mortgages at least three days before the expiration of the old policies, with full all repeats a bill during the solution be debt breedy and that all all be constantly as-be delivered to the Mortgage at least three days before the expiration of the old policies, with the last repeats attached berease and the solution of the barby contract during the repeate all loss clima, to demand, receive and receipt for all moneys become payable there here any of said agreements he not performed as aforesaid, then the Mortgages may first and procure such maxime, paynet, If any of said agreements he not performed as aforesaid, the the Mortgage may first and procure payment of the rule of them per cent per annum, these presents shall be security in like manner and with like effect as for the payment of and note.

SECOND: To pay the indebtedness as in said note

in the second second

FIRST: That the lien created by this instrument is a first and prior lien and encumbrance on the above described land and improvements.

WHEREAS, The Mortgagor does for himself and for his heirs, representatives, grantees and assigns, the owners of said lands, hereby expressly warrant, covenant, agree and stipulate to and with the Mortgagee and its successors, vendees and assigns:

and

Said note further provides that if default be made in the payment of any part of said money, either principal or interest, when the same becomes due and payable, then all of said principal and all interest due at the time of such default shall, at the option, of the legal holder or began holders, become due and payable, and both principal and interest are to bear interest at the rate of ten per cent per annum after maturity.

In the event of foreclosure hereinder, the Mortgagee shall have full and complete power to assign to the purchaser or purchasers at such foreclosure sale any and all policies of insurance which may then be in force and effect upon the property hereby conveyed for the full unexpired term of such policy or policies, and the Mortgager shall not be entitled to have said insurance cancelled and to receive the uncarned premium therean.

Description of said note. The Mortgages is hereby expressly authorized and empowered by the Mortgagor to collect and receive from any insurer issuing policies of any kind covering said premises all such amounts as may be due or payable to the Mortgagor by way of time cancelles of any clause or upon any such policy or policies of memory be due or policies of anxiety and the Mortgages is hereby authorized and directed to give a receipt therefore in the read with an and stead of the Mortgagor is hereby authorized and directed to give a receipt therefore in the read with a fail and stead of the Mortgager is hereby authorized and directed to give a receipt therefore in the read who had be and stead of the Mortgager of the signet. The Mortgages is hereby authorized and directed to give a receipt therefore in the read who had be and stead of the Mortgager of the agent. The Mortgages is hereby authorized and directed to give a receipt therefore in the read who had be all and stead of the Mortgager of the agent. The Mortgages is hereby authorized the signature of the Mortgager of the shall done with the safe and the state of who had the individually signed or endorsed as the checks or vouchers. All such mores is the shall will be affect and the and any excess remaining, if any, to be applied by it to the cost of procuring other insuinger on the property the states of the such access the shall be and the outer access the shall be accessed by the shall be

FOURTH: That the whole of said principal sam, or so much thereof as shall remain unpaid, shall become due at the option of the Mortgagee in the case of the actual or threatened demolitor or removal of any building erected upon said premises, or in the case of the acquisition for public use, condemnation of, or exercise of the right of emisent domain by any public authority with respect to any portion of said lands and improvements, anything herein contained to the contrary notwithstanding.

FIFTH: To execute any further necessary assurance of the title to said premises and will forever warrant said title,

SEVENTH: To keep all buildings and other improvements on said premises in anome the expenses of an enterprise of a source of the sevent and the sevent of the sevent and the sevent of t all be security in like anymore and with like effect as for the payment of said noise. EIGHTH1: To pay furthweth all inxex, usaesoments and public charges, general and special, and jenalties, now ex-ands and limits and inpresentents, and to pay when due and payable, all taxes, assessments and public charges, general scale, and penalties, hereafter become due to the effect and to exhibit to the Morizarges all receipts or other scale, and penalties, hereafter become the limit and and the state of all the states and charges and the exhibit to the Morizarges all receipts or other into the functions and inpresent and to keep and payable, all taxes, assessments and public charges, general into the functions of said payment; and to keep and pay and to exhibit to the Morizarges all receipts or other into the functions of and accounter, the test is and pay and the state of and the morizes so that this mortgang shall be and re-ited ion there exhibits and the keep and paysing or a cry part thereof, and may also pay the final jade and Bis, are any other charges and the defense of any line, chain or said, and the Morizarges without notice to ne domain and Bis, are any other charges thereas therean at the rate of tes per centurbranes on said hand and or improvements payment with interval these prevents therean at the rate of tes per centur field with the test departs of the pay and the Morizarges without notice or depand, and have payment with interval the second may line, chain or said, and the Morizarge of the pay of and the Morizarges are left, become the and rayable forthwith, and the green of the pay of the pay of the more and the Morizarges are deep, become the and rayable forthwith, and the green of the pay of the pay and have the morizarities shall be account with the week prevent the state and the pay of and the Morizarges and penalties, there and tayable forthwith, and the green of the pay of the pay of the state of the pay of

SIXTH: To furnish to the Mortgagee, upon its request, annual statements of income and expenses of said premises

NINTH: That nothing herein contained shall be construed ar taken as making it the duty of the Mortgagee to ey for any purpose whatsoever mentioned in this mortgage.

TENTIE: The Mortgagee, before foreclosure horeunder, and the purchasers at any foreclosure sale held hereunder, shall be regated to the lies of any prior encumbrance or vendor's lies on said premises paid out of money secured by this mortgage, my, whether or not said prior lies be released.

There is the first of any prior encombrange or vendor's line on said premises paid out of money secured by this mortgage. There is the first of the line of any prior encombrange or vendor's line on said premises paid out of money secured by this mortgage. There is the prior is and prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there or not said prior line be released. The there advances have be released and second the release of the there advance be released and second the original the there advances a for easily the the the there advance be released and the the there advance be released and the released be released. The there advances a for easily the the there is advance be there here the there advance be there here the there advance be there the the there be released and second be released in the there advance be there here the there advance be there here the there advance be there here advance be there advance be the

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