AS ADDITIONAL SECURITY for the performance of each and every obligation hereby secured Nortgagor here-are to become due under any or all leases or rental agreements now or herealter on or affecting said premises or any descol, or otherwise due or to become due for the use at compation thereof or the taking of oll; gas or other our bot substances thereinon, remering to Morrigago, however, to long as no default occurs in any nuch obligation, up to collect and retain such rents, togalites and other interne s they become due and payable and should the mission or any part thereino, be condumned under the power of eminent domain, the damages awarded to the execu-it part therein be condumned under the power of eminent domain, the damages awarded to the extern inductions hereby secured, shall be paid to and are by Morrigagor hereby assigned to Morrigage, which shall an apply the same in the manner and to the extent herein provided for insurance money.

MORTGAGOR HEREBY COVENANTS AND AGREES WITH MORTGAGEE THAT:

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4. Until all indebtedness hereits secured be fully paid, Mongagor shall before delinquency payall taxes, assessing the charges peneral for special, levied or charged spaints and promises or any part thereof, and deliver to Morgani in another and company or companies satisfactory evidence of anth payment, and Mongagor shall essantify keep said buildings and improvements in peneral for special. Working and there are an any case of an evidence of evidence of evidence of an evidence of the evidence of the evidence of an evidence of the evidence of the evidence of the evidence of an evidence of the evid

The part of y Margagar. In order more fully to protect the scarity of this morigage does bereby commant and agree that, together with and in addition to the payments herein provided, he will pay monthly during the life of this morigane to get the Morigage on the first day of each month, until the said principal amount and interest are fully pay interest the known or estimated yearly taxes, assessments and premiums for such insurance as may be required. The Morigage thall hold such month, until the said principal amount and interest are folly paid, a sum you have, assessments and insurance permiums when due. Morigage agrees that sufficient funds will be so creating the same to farges one mouth prior to the due dates thereof. In the event of foreclosure of the premises are remained will be created on account of the Morigage should lake a deed in lieu of foreclosure, the amount so accumulated will be insufficient to pay such as a sumpt be trained by the Morigage should take a deed in lieu of foreclosure, the amount so accumulated will be credited on account of the Morigage should take a deed in lieu of foreclosure, the amount so accumulated will be insufficient to pay such as a sumpt be insufficient to pay such as a deed in hier or to be due dates thereof. In the event of foreclosure of the payments of account of the Morigage should take a deed in lieu of foreclosure, the amount so accumulated will be credited on account of the unpaid principal and interests. If the total of the monthly payments as made under this paragraph shall be insufficient to pay such as a subscience in monthly payments on made under this paragraph shall be insufficient to pay such take specific and insurance premiums when due, then said Morigage as the amount necessary to make up the deliciency which payments shall be secured by this instrument. To the extent that all the provision of this paragraph that be trained in this paragraph shall be related in this paragraph shall be related in this paragraph shall be construed as in any way lim

3. If default be made in payment of any indebtedness evidented by said note, or any intensi thereon, when due, or in the faithful performance of any obligation of Mortgagor contained therein, or herein, or in any other instru-ment evidencing or securing such indebtedness, then the entire principal of such indebtedness and the accued interess thereon shall at Mortgagee's option become immediately due and payable.

4. In case of default under any obligation hereby secured, this mortgage may be foreclosed and Mortgagee shall be entitled to judgment for all sums hereby secured and for costs, including the cost of any title evidence incident to use foreclosue, all of which thall be an additional charge against said premises and secured by this mortgage, and to a decree for the sale of said premises in satisfaction of such judgment foreclosing each and every right and equivy of Mortgage to any person claiming under him in or to said premises. At any such sale the said premises may be foreclosed and Mortgage thall have the right to bid for and purchase same, or any period of methods and there is a mortgage to a sature of the decret of the sale of sature and the sale of the sature and the sale of sature and the sature of sale hall be the sature and the s

5. Mongager may at any time and from time to time without notice and without afferting the personal lia-bility of any person for payment of any indebtedness hereby secured or the lien bereof on the remainder of said pre-miter, do any or all of the following: (a) release any person liable for any indebtedness hereby secured. (b) release any part of said premises from the lien thereof; (b) by agreement with any person biblication on any indebtedness.

6. In the event of the passage after the date of this instrument of any law deducting from the value of the land for the puppes of taxation any lien thereon, or providing or changing in any way the laws now in force for the taxation of mortgages or debts secured thereby, for situe or local puppes or the manner of the collection of any and taxes so as to affert the interest of the Mortgage, the whole sum secured by this instrument with interest thereon, at the option of the Mortgages shall immediately become due, payable and collectible without notice.

7. This mortgage shall also secure additional loans hereafter made by the then holder of the note secured here by to the then owner of the real exact described herein, provided that no such additional loan shall be made if the making therein yound cause the total principal indebtedness secured hereby to exceed the smooth of the original principal indebtedness secured hereby, be exceed the smooth of the original findebtedness secured hereby, and shall be made indebtedness indeptident of the original indebtedness secured hereby, and shall mature not later than the then maturity take of the original indebtedness secured hereby, Nothing herein contained shall imply any obligation on the part of any holder of said note to make any such additional loan.

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