b. All other rents, issues and profile of the premises from time to time scenaring, whether under leases or bouncies now existing or hereafter created.
It is understood and agreed, however, that there is reserved to Mortgager, so long as be is not in default hereafter the right to receive and retain all such rents, issues and profile assigned to Mortgager, so long as be is not in default hereafter, the right to receive and retain all such rents, issues and profile assigned to Mortgager, so long as be is not in default hereafter, the right to receive and retain all such rents, issues and profile assigned to Mortgager, so long as be is not in default hereafter, the right to receive and retain all such rents, issues and profile assigned to Mortgager. So long as be is not in default hereafter, the right any part thereof under the power of emission or any part hereafter made as a result or in lieu of any taking of the premises or premises or the improvements thereon or any part hereof. Mortgagers may apart hereaft as received to receive any all such such as any part there is no received on the individual more secured hereby in such manner as it sleets, or, at its option, the entire amount or any part thereof as received in the individual more area.

To Have and to Hold said premises unto Morigages, its successors and easigns forever. Morigagor covenants and agrees with Morigages as follows: 1. Morigagor is lawfully seized in fee of the premises hereby conveyed, has good right to sell and convey same, and do by warrant and will defend the aforesaid title spains the claims and demands of all persons whomsoever.

 To pay all sums assured hereby when due.
 To pay, when due, all taxes and assessments of every type or nature levied or assessor or ensumbrance against the premises which may be or become prior to this mortgage. ed against the pres ises and any ch

8. To pay, when due, all taxes and assessments of every type to make beyond or assessed against the premises which may be or become prior, to this mortgage.
4. If required by Mortgages, to also make monthly deposits with Mortgages, in a non-interest bearing account, together with and in addition to interest and principal, of a sure monthly deposits with Mortgages, in a non-interest bearing account, together with and in addition to interest and principal, of a sure setulated the yearly taxes and assessments which may be avoid against the premises, and (if so required) non-twelfth of the yearly premium between. The amount of such areas, assessments and premiums, when unknown, shall be estimated by Mortgages. Buch deposits shall be inset by Mortgages and bearing second against the premises develop and premiums when due. Any insufficiency of such accounts to pay such farms assessments and premiums when due. Any insufficiency of such accounts to pay such farms areas due shall be to be due and payable. Mortgages may from its be affected accept in to far a stone obligations have been met by compliances are under by the to be due and payable. Mortgages may from its be affected accept in the same theore in such as a stone obligations have been met by compliances with the paragraph. Mortgages may from times to time at its option waive, and affect any such Mortgages charge or all provisions are too to Mortgages and to Mortgages and Promities to the same provided.
5. To promptly pay all taxes and assessments and previous as paid or waiver results to the paragraph. Mortgages and strainage provide and and not arguing assessments and previous and assessments and furnames previous due to Mortgages provided.
6. To promptly pay all taxes and assessments assessed or levied under and by virtue of any state, federal, or municipal law mortgages, provided however, that the total amount so paid for any state of interest or open is interest under this indivinges up ton this mortgages the due the assessed, or the

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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 associate against loss or damage by fire, windstorm and such other hazards as may be required by Mortgages, in form and associate against loss or damage by fire, windstorm and such other hazards as may be required by Mortgages, its policies that in insurance shall be payable to Mortgages. Such policies shall be delivered to and held by Mortgages, the policies the which insurance shall be payable to Mortgages. Such policies shall be delivered to and held by Mortgages, asid policies shall become the absolute property of Mortgages.
7. That Mortgages (i) will not remove or damolish nor alter the design or structural character of any building now or here-ordities and repair; (ii) will not commits unless thereof, by will not enter the removes nor assign any orthogenes, requirations, covenants, conditions and repair; (ii) will not commits, covenants, covenants, and differed purpose) without theory with all violation thereof.

8. To furnish: Mortgages, upon domand, an abstract of title to the premises, certified from Government to date, and in the averatile at a not furnished within 30 days after such domand Morigages may order an abstract and add the cost thereof, with instance thereon, the mortgage.

this mortgage. 9. Upon request of Mortgager, Mortgager may, at its sole option, from time to time before full payment of all indebtedness sourced persons, make further advances to Mortgager provided, however, that the total principal secured hereby. Mortgager hall unpaid, including any such advances, shall not at any time exceed the original principal num secured hereby. Mortgager hall need secure a device to Mortgager a note evidencing each and every such further advance which Mortgager may make, such note to be payable on or before materixy of the indebtedness secured hereby and it contains rule heres as Mortgagers hall require. Mortgager shall pay all such further advances with interest, and the same, and each note evidencing the same, shall be secured Mortgager in provisions of this mortgager shall pay to each further advance which all other indebtedness secured hereby. Nothing herein contained, however, shall limit the amount secured by this mortgager if such amount is increased by advances. Nothing herein contained, however, shall limit the amount secured by this mortgager if such amount is increased by advances. 10. If Mortgager, as herein classifier, lise or assumbances which invites to this mortgager.

includes any successor in ownership of the premises.
10. If Mortgager fails to pay any claim, lies or ensumbrance which is prior to this mortgage, or, when due, any tax or assessment or narrance premium, or to keep the premises in repair, or shall coamit or permit watch then Mortgages, at its option, may pass diction, lies, ensumbrance, the provint of the premises of the provint or the keep the premises in repair, or shall coamit or permit watch then Mortgages, at its option, may and take such stops as it deems advisable to proven or euro such waste, and for any of and purposes Mortgages may advances to money as it deems necessary. Mortgages shall be the sole judge of the legality, validity and priority of any such claim, lien, ensumbrance, tax, assessment or and of the amount assessary to be paid in existingtion thereof.
11. Mortgager will pay to Mortgages, impediately and without demand, all sums of money advanced by Mortgages pursuant to this mortgage observed hereby.
12. If default he made in payment of any installment of principal or interest of and note or any per same when due, or in the same such as a principal or principal or interest of and hereby.

If default be made in payment of any installment of principal or interest of said note or any part thereof when due, or in payment, when due, or any other sum secured hereby, or in performance of any of Mortgagor's obligations, covenants or agree-ments hereaulter.

meant, when flue, of any other sum secured hereby, or in performance of Aky of Mortgager 4 dougations, covenance or server is hereanise;
(a) All of the individuance secured hereby shall become and be immediately due and payable at the option of Mortgages, without notice or domand which are hereby expressly waived, and this mortgage may be foreolesed at any time after such default. Any indement for the foreelessare of this mortgage shall provide that all the land herein described shall be void together and not in separete parela.
(b) Irrespective of whicher Mortgages accelerate the maturity of all indebitedness secured hereby, or institutes foreelessure proceedings. Mortgages may collect the reak, issues and profits of the premises, and may enter and take possession thereof and manage and operate the same sect take any estion which, in Mortgages i dogment, is necessary or property constants in the premises, or Mortgages and conserve the value thereof and to preve the value of the premises, or many, operate and conserve the value thereof and to preve the same and take possession of and for these purposes the value of the premises, or many, operate and conserve the value thereof and to collect the reak, some and profits thereof. Either Mortgages or such receiver may also take possession of, and for these purposes the value of the premises and use by Mortgager in the reaking more of any part thereof. The triph to entire and take possession of the premises and use posts the advector. The right to entire and take possession of the premises and use in profits thereof, whether by a receiver wore, hall be in addition to all wither rights or remedies of Mortgages hereaudor or afforded by these in to many, operate and conserve the same, post thereof or any part thereof. The right to entire and take possession of the premises and use any personal property therein to many is addition to all wither rights or remedies of Mortgages hereaudor or afforded by the any addition to all wither rights or rem