AS ADDITIONAL SECURITY for the performance of each and every obligation hereby secured Mortgagor here-by asigns to Mortgagee (with accountability only for sums actually received by (i) all rents, toyalitàs, or other income due or to become due under any or all leases or rental agreements now or hereafter on or allecting said premises or any part thereof, ar otherwise due or to become due for the use or occupation thereof or the taking of oil, gas or other part thereof, ar otherwise due or to become due for the use or occupation thereof or the taking of oil, gas or other part thereof, and therefrom, reserving to Mortgagor, however, so long as no default occurs in any such obligation, the right to collect and retain such rents, toyalities and other income as they become due and payable; and should the premises, or any part thereof, be condemed under the power of eminent domain, the damages awarded, to the extent of all indebtedness hereby secured, shall be paid to and are by Mortgagor hereby assigned to Mortgagee, which shall pay or apply the same in the manner and to the extent herein provided for insurance money.

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MORTGAGOR HEREBY COVENANTS AND AGREES WITH MORTGAGEE THAT.

1. Until all indebtedness hereby scared be fully paid, Mortgager shall before delin puency pay all taxes, assess mens, and charges general or special, levied or charged against said premises or any part thereof, and deliver to Mortgager athalt constantly here paid buildings and improvements in the part of the state payment, and Mortgager ahalt constantly here paid buildings and improvements in the payment, and Mortgager, which may demand, collect and receive any or all money become the paid of the paid of the state and at its option apply the same or any part thereof on all there or all oney or all money become paid part thereof and at the state of such indebtedness in the pair or there is and there is any part thereof is the same or any part thereof on such item or items of such indebtedness in the same or any part thereof is all constant of such buildings and repair and at the option apply the same or any part thereof on such item or items of such indebtedness in the same of any part thereof is divergager and repair or divergager is the same or any part thereof on such item or items of such indebtedness in the same of any part thereof is divergager and premises in good condition and repair and there is the same of a such part thereof is all premises in good condition and repair and ball down and interest and a such and potention. There is and premises in the same of a such is all obey all have, ordinances and potentical regulations applicable to said premises or the use or occupancy thereof, and there is a bigging in the form any of his obligations here use to be another of all costs and expense thereof and all down and is to thortgager. The Mortgager with interest thereon fit tem per cent per annum from date of unch payment by Mortgager units of any payment by Mortgager.

trail by Morrageo.

8. If default be made in payment of any indebtedness evidenced by said note, or any interest thereon, when due, or in the faithful performance of any obligation of Mortgagor contained therein, or herein, or in any other instrument evidencing or securing such indebtedness, then the entire principal of such indebtedness and the accrued interest thereon shall at Mortgager'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 decree for the sale of aid premises in attifaction of such judgment foreclosing each and every right and equity of Mortgage or any perior daming under him in or to sald premises. At any such sale the said premises may be sold as a whole or in parcels as Mortgage may determine, and Mortgage shall have the right to bid for and purchase same, or any part thereof. The proceed of any under shall be sheld and sheld here for the following order: (a) on the costs and expenses of such sale or foreclosure proceedings, including cost of title evidence: (b) to Mortgage on the under principal balling of the evidence or all interest due on said indebtedness including such advances and expenses inceding such advances and expenses in Mortgage on the upsile principal balling of the evidence or all interest due on said indebtedness including such advances and expended by Mortgage hereunder; (c) to Mortgage on the upsile presented as a diverse including such advances and expended by Mortgage hereunder; (c) to Mortgage on the upsile presented in the Mortgage or on the present does and indebtedness including such advances and expended by Mortgage bereunder; (c) to Mortgage on the upsile presented and presented or expended by Mortgage hereunder; (c) to Mortgage on the upsile presented and presen

5. Mortgagee may at any time and from time to time without notice and without affecting the personal liability of any person for payment of any indebtedness hereby secured or the lien hereof on the remainder of said premises do any or all of the following: (a) release any person liable for any indebtedness hereby secured (b) release any person biling the person obligated on any indebtedness hereby secured or having any interest in said premises extend or renew all or any part of said indebtedness.

6. In the event of the passage alter the date of this instrument of any law deducting from the value of the land for the purpose of taxation any lien thereon, or providing or changing in any way the laws now in force for the taxation of mongages or debts secured thereby, for state or local purposes or the manner of the collection of any such taxes so as to affect the interest of the Mongage, the whole sum secured by this instrument with interest thereon, at the option of the Mongages 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 their owner of the real estate described herein, provided that no such additional loan shall be made if the mak-ing thereof would cause the total principal indebtedness secured hereby to exceed the amount of the original principal indebtedness stated herein. Each such additional loan shall be evidenced by a note or other evidence of indebtedness identifying such additional loan as part of the indebtedness secured hereby, and shall mature not later than the then maturity date 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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