All Mortgagors shall be jointly and severally lable for fulfillment of their covenants and agreements herein contained, and all provisions of this mortgage shall inure to and be binding upon the hein, executors, administrators, successors, grantees, lesses and assigns of the parties hereto, respectively.
A in case default shall be made in the payment of any instalment of said note or of interest thereoh or provision of this mortgage, then the sold note goard in the parties bereto, respectively.
A in case default shall be made in the payment of any instalment of said note or of interest thereoh or provision of this mortgage, then the sold note and the whole indebtedness secured by this mortgage, function of Mortgages and without notice to Martgagors (such notice being hereby expressly waived), become due and collectible at once by foreclosure or otherwise.
The note and mortgage or either of them shall be placed in the hands of an attorney for collection of foreclosure, or if Mortgages and without notice to Martgagors (such notice being hereby expressly waived), become due and collectible at once by foreclosure or otherwise.
The note and mortgage valuatarily or involuntarily becames or is made a party to any suit or foreclosure, or if Mortgages at other sorting obstracts or other evidences of title and title insurance in connection therewith.
If any proceedings shall be brought to foreclose this mortgage or the collect the indebtednes of the suble collectible to fore the mortgage of the insurance in connection therewith.

· A. S.

So be spplied on the indebtedness hereby secured. In the event of any default in the performance of any agreement or covenant in said note or this morp-age, Mortgagors, upon demand, will immediately deliver to Mortgagee, or its appointee, all leases or agreements for occupancy of space in said premises, together with a separate and specific assignment of out such specific assignment, may take possession and assume the management of said premises and collect the rentals and other income therefrom, execute all powers and authority reserved to the lessor under the lease terms, including any right or power therein to forfait or cancel such lease, of the provisions of present leases and anke new leases or rental contracts in the name of the owner of the property, or other-wise; and the lessees and other leases and new leases and negative to become due from them under said leases and nextensions or renewals thereof, or by reason of such accupancy; and such possession and management by Mortgagees all not in any way affect its rights of foreclosure and this appointment of a receiver as hereinbefore provided.

-3-