T	Maintain	To keep all t	he improvements	on said premises	in good order a	and ropair and	not to do or	
A Stranger	Insure	onveyed shall be To keep the 1	ome less valuable	Dremises constan	any other act w	the hears is of s	perty hereby	108
	in	ortgagee until th suring the premi-	e debt secured he ses covered by this	reby is fully paid mortgage shall	e and amounts a ; the premiums be paid in 12 em	s' may be satisf: becoming due of tal monthle inst	n the policies	
1. 4. 4. 1. 4. 1. 4.	in in	stalment shall be iterest payable ur	n an amount equives covered by this made together wider the terms an	th and in additi	on to the month	aid therefore, w ly payments of hereby, said sou	hich monthly principal ¹ and	
	Furnish	the moregagee h	1 trust to pay the p d leave with said	remums above n	ientioned before	the same become	es delinquent.	
In	FAULT Payment Note 55 to	That should s	understood and aid Mortgagor.s note secured by th	fail to pay any	part of the pr	incipal or inter	est according	
In	ar op Payment	tion of said Mo That should s	itgagee become at aid Mortgagors	once due and p fail to make p	aming secured b ayable, 'without ayment of any t	y this mortgage notice.	shall at the	
र्ज	in	ay, at its option, cident thereto, an	pay the amount of d any amount so t	of such tax, char baid shall be rep	ge or assessment	together with	d Mortgagee any expense	
	an an	d the entire deb	terest thereon at and unless so rep. t remaining secure and payable, with	red by this mort	g part of the de	at commenced have all		
Imj		serve prettinged, t	f actual or threat the entire debt ren at once due and	1241911912/IISGCALITEG	ov this mortgage	val of any buil shall at the op	ding erected btion of said	
		ovided, or fail to	e Mortgagor. 5 shall fail to delive pay the premium	as the policies of	insurance or the	if it elects ma	of as herein	
	by In	said Mortgagee v default thereof,	t renewed and pa tgage and shall be with interest thereo the entire debt re	n at the rate of te maining secured	Mortgagor.S wi	thin ten days al	ter payment	
	tribution nsurance of	Should said Me money for any d	ortgagee by reason	of any such ins	notice. urance against lo	oss receive any s	sum or sums	
	be bui said	paid over, either Idings or erect n Mortgagee wit	wholly or in part ew buildings in the	, to said Mortga heir place, or fo	same may, at the gor.a. to enable r any other purp	e option of said	Mortgagee, repair such	
Sale	ree of and on	In case of defa the part of said	ult in any of the Mortgagor.s., to	payments herein keep and perfo	provided for, or	in the event of	the failure	
	for the said	the sum due upor reon as herein pr l premises in sat	n said note and an ovided, and for al isfaction of said j	y additional sums l costs, and shall udgment foreclo	Mortgagee shall paid by virtue of be entitled also	this mortgage v to a decree for	a judgment with interest the sale of	
W ai Not	app ver of	The said Mortg	property is hereb	by waived by said	Ing underthei Mortgagor	9, at	which sale	
Rece	iver may	In case any bill on motion of sa	or petition is filed id Mortgagee wit	l in an action br hout respect to t	waived. ought to foreclos	te this mortgage	, the Court	
	and such and	lease the same, foreclosure and satisfaction of	and to collect the until the debt is he amount due u	rents and profits fully paid and uider this more	arising therefro	aged premises, om during the p and profits to t	to maintain endency of	
	they	Wherever the w shall be underst	ords "Mortgagor, ood to include the	" "Mortgagors"	or "Mortgagee"	appear in this	· · · · ·	
		IN WITNESS	parties. WHEREOF said and year first abo	Morteneor s h				
				Jo	don m	Ful	hei	
				Der	rdon M. Fulch	alcher		
)	

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