## DOUGLAS COUNTY

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acquisition, become subject to the lism of this mortgage. 11. The Mortgagor, for bottor security of the indebtedness hereby secured, will, from time to time, forthwith upon the request of the Mortgage, make, execute, acknowladge and deliver to the Mortgage further deads, mortgage, pledges and/or assignments of all property acquired by it after the data hereof (all in form satisfactory to the Mortgages); and pay all exponses incident therato; 12. The Mortgagor will make, execute, acknowledge and deliver or cause to be made, executed, ac-knowledged and delivered all such further deeds, mortgrges, assignments, pledges, instruments, transfors and assurances as shall be required by the Mortgages. for the better conveying, mortgaging, assigning, pledging; assuring and confirming unto the Mortgages, it he mortgaged property hereby conveyed or intended so to be, and upon request by the Mortgages, it will, at any time, and form time to time, forthwith execute, ashumeledge and deliver such deeds, mortgages, assignments, pledges, instruments, transfors and/or assurances and do or cause to be done all such acts as shall be required by the Mortgage, for effectually carrying out the intent hereof. 13. The Mortgager will anitain an accounting system satisfactory to Mortgages; will allow Kort-

and/or assurances and do or cause to be done all such acts as shall be required by the Mortgagee, for affectually carrying out the intant hareaf.
13. The Mortgagor will maintain an accounting system satisfactory to Mortgages; will allow Kort-gages to inspect at any tice all records pertaining to the mortgaged property and will furnish promptly and fully at any time, upon written request and in such form as Mortgage and all dditional information.
concerning aid proporty and Mortgagor's books of account with respect to said property and any and all dditional information.
concerning aid proporty and Mortgagor's businese, past operations and prospects.
14. In case of the foilure of the Mortgagor, as above provided, to keep the mortgaged property in good repair and operating condition, to pay all taxes and assessments, to keep the mortgaged property free from lies of mochánics or material men or to keep itself, its subsidierios and affiliates, and the mortgaged property insured as above covenanted, then the Mortgageo may at its option, place the mortgage or reases it to be placed in good repair and operating condition, pay or sottle such taxes or assessments shall have beened use and payable, context is necessary, redeen the nortgaged property or any part thereof from any sale or for feiture for any tax or assessmut or purchase any tax title obtained or that shall be obtained thereon, pay any judgments based upon such tax lovies, pay, settle or contest any chin ageinst the mortgage property, including any liem or claim for liem of mochanics or ratorial mon of the Mortgage the Mortgage, with interest thereon from the date of gagment at the rece of 5% per anum, shall be promy paid for any such purpose and any other moneys distance as is above described. All moneys paid for any such purpose with interest thereon from the date of payment at the rece of the sale of the same of the Mortgage shall be the Mortgage as to the necessity of such tax tilta. The same and anot the mortgage shall be t bove authorized. Nothing herein contained shall be construed to require the Mortgagee to advance or ex-pend any money for such repairs, taxes, assessments, tax titles, judgments, liens of mechanics or mater-

prome any money for such repairs, taxes, assessments, tax titles, judgments, liend of mechanics or mater-ial men, insurance or for any other purposes. 15. All judgments, decrees and awards for injury or damage to the mortgaged property and all a-wards pursuant to proceedings for condemnation thereof are hereby assigned in their entirety to Martgages Such judgments, decrees and awards and assignments thereof and all othor obligations resolved by the Mortgages under the provisions of this mortgage shall be held and collected by the Martgages, who shall, however, be under no liability or accountability whatsoever for the collection thereof, The Mortgages may anny the propendic thereof and the proceed of any insurance and and collection thereof. The Mortgage however, be under no liability or accountability matsoever for the collection thereof. The Mortgageo may apply the proceeds thereof and the proceeds of any insurance policy collected by the Mortgageo en account of loss or damage to any part of the mortgaged property to the indebtadess secured hereby in such manner as it may clect, and the Mortgageo is hereby authorized in the name of the Mortgageo ro oute and deliver valid releases of such obligations and talid acquittances for and to appeal from any such award, judgmont, or decree. The Mortgageo may apply the proceeds of such judgmonts, decrees, award or insurance policy to replace the property damaged or destroyed. 16. Time is of the escence hereof and, if default shall be mde in the observance or performance of any of the covenants, conditions or obligations expressed in this mortgage, or in the Note, or if there shall be discovered by the Mortgageo, any failure of the Mortgageo for a loan, or any ox-tension or renewal thereof, and/or any misrepresentation by, on behalf of, or for the benefit of the Mor gagor in any application for such a loan, or any oxtension or romewal thereof, or in any agreement, affil davit, certificato, exhibit, or instrument orxecuted and delivered to the Mortgageo in commostion thereof

gager in any application for such a lean, or any extension or renewal thereof, or in any agreement, affil devit, cortificate, exhibit, or instrument executed and delivered to the Kortgage in connection thereoul or if the Mortgager, or any party liable for the indobtedness accured hereby, shall become a party to any attempt to extend, adjust or compromise any liability of the Kortgager or reorganize the Kortgager under the bankruptcy laws of the United States, shall file a voluntary petition in bankruptcy, make an assignment for the benefit of any oreditor, be declared bankrupt or insolvent, or if final judgment, order or decree for the rayment of money shall be rendered against the Kortgager and the Kortgager.shall not discharge the same or cause it to be discharged within ten (10) days of the rendition thereof, or ball not anneal thereform in aunty manners to proclude or complexively sate and the thereof, or or not discharge the same or cause it to be discharged within ten (10) days of the rendition thereof, or shall not appeal therefrom in such manner as to preclude or conclusively soft aside the execution of or lavy under said judgment, order or decree, or, if the mortgaged property be placed in control or under custody of any court, or, if the Mortgagor abandon any of the mortgaged property, or if the mortgaged shall, for any reason deem itself inscource, or if at any times the current assets of the Mortgagor shall be less than the current liabilities as determined in accordance with good accounting practice, then, in any such case, the Mortgages is hereby authorized and empowered, at its option, without afforting the lion hereby created, or the priority of said lien, or any right of Mortgages under this Mortgages shall deter-mine, and enter upon the mortgaged property, inspot, repair and maintain the same and perform such obtaind acts thereon as Mortgages will down necessary and advance such Mortgages, shall deem advisable for any of the afortgage. And il meneys as advanced by Mortgages.

acts thereon as increased purposes, and all meneys to advanced buck moneys as norraged shall down advanced of the aforesaid purposes, and all meneys to advanced bucktast. Mortgages, with interest thereon from date advanced until repaid at the rate of five per cent (5%) per annum, shall be secured hereby, and shall be repaid propptly without demand, but nothing herein contained shall be construed as requiring Mortgages (b) To declare, without notice, all sums secured hereby immediately due and payable, whether or not such default be remedied by the Mortgager, and to take possession of the mortgaged property and en-

force any of the rights which accrue to the Mortgager, and to take posse force any of the rights which accrue to the Mortgages hereunder. If. The Mortgager hereby walves, to the axiant correlated

The Mortgagor hereby waives, to the extent permitted by law the benefits of all dower, hom stead, valuation, appraisement, exemption, stay and Moratorium Haws now in force, or which may horeafter become laws, including the right to redeem the martgaged property after the forcelosure of this mortgage and waives any right to the possession of such property during any period of redemption. 18. Upon the filing of any action to enforce my right under this mortgage, or at any time there

after, whether prior to foreclesure sale or after sale, at any time before the purchaser there-at shall secure possession of the mortgaged property withthe right to collect the rents, issues, income and por-fits thereof, the court in which such action is filed, without notice to the Kortgagor or any party slai ing under the Kortgagor (such active being expressly waived) and without regard to the then solvency of the Kortgagor, or of any person or persons liable for the payment of the indebtedness secured hereby, and without regard to the then value of the mortgaged property, or other grounds for extraordinary relie may issue an order requiring any temant or temants of said mortgaged property to pay the rents into cour subject to order of the court, or may appoint a receiver of the mortgaged property with power to take immediate possession of the mortgaged property, manage and rent the same, and collect the rents, issues, income and profits therefrom during the pendency of the action and until the purchaser at foreolcaure sale shall secure possession of the mortgaged property with the right to collect the rents, issues, inafter, whether prior to foreclosure sale or after sale, at any time before the purchaser there-at shall