MORTGAGE RECORD 83

and purposes herein expressed

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MORSOVER, the said Party of the First Part HEREBY COVENANTS AND AGREES with the said Company, its

- AUMADUAR, the said Party of the First Part HEEEBY COMMANTS AND AGRESS with the said Company, its sears and assigns, as follows, to-wit:

 That some one or more of said First Farty is lawfully seized of said premises in Fee Simple ab solute and has good right and lawful authority to sell, mortgage and convey the same; that the same are free from all incumbrances and charges whatsoever; that said Company shall quietly en joy and possess and premises; and that said First Party and his hoirs, devises, executors, ad ministrators and assigns shall forever warrant and defend the title to said lands and premises content to a plance. against the claims of all persons whomsoever; and the said First Farty further covenants and agrees that the lien created by this instrument is a first and prior lien on the above describ
- ed lands and improvements. To pay to said Company at its office in Hartford, Connecticut, or/its successors and assigns, the said principal sum of THREE THOUSAND AND NO/100- Dollars (\$3,000,00) and interest on the balance thereof from time to time remaining unpaid, in lawful monoy of the United States of balance thereof from time to time remaining unpaid, in lawful money of the United States of America or its equivalent in New York exchange, in accordance with the terms and conditions of a certain promissory note for said principal sum, bearing even date herewith, made payable to the order of the said Company and excepted and delivered to the Company by the said Perty of the First Part, and secured by this mortgage. To furnish and leave with said Company, during the time said promissory note and all renewals thereof shall remain unpaid, a complete abstract of tile to the land hereinbefore described, which abstract, in the event of foreclosure of this mortgage, shall become the property of the strates of the dead erouted numerate or said foreclosure.
- grantee in the deed executed pursuant to said foreclosure. To keep the said lands and improvements free from all incumbrances and liens or claims for lie
- To sop the said fails and to proceed that here are and incompanies and here of the soft and the for the of whatsoever nature, and to proceed that the and possession of said premises to the of that this mortgage shall be and remain a first lien on said premises until the indobted on hereby secured shall be fully paid. That the said Company shall be subrogated to the lien, though released of record, of any prior incomprances on the said premises paid or discharged from the proceeds of the loan represented
- Incompression of the same become delinquent all taxes and assessments and impositions of every To pay before the same become delinquent all taxes and assessments and impositions of every
- the bay bolts the same beyond the string of a seesand the seesand the united States of America or by the State of Kansas or any political subdivision or municipality in said State, which may be or become a lien upon said real estate or any part thereof or interest therein, including any min
- become a lien upon said real estate or any part thereof or interest therein, including any min eral or royalty interest therein. To keep the buildings, fances and other improvements now or hereafter erected on said lands in sound condition and in good repair and to commit or permit no waste on the said premises. To keep, during the existence of this mortgage, all buildings and improvements erected and to be erected on said premises constantly insured against loss and damage by fire for the sum of at least Twenty-five Hundred and no/100- Dollars (\$2,500.00) in a company or companies which the rest of the said to be add (to provide the same the said premises when the at least least least of the said Company, and to provide insurance against hazardu other than fir in like amount, if demanded by the said Company, and that all policies of insurance without ex-ception and of whatsoever nature and of whatever amount taken out on the said improvements or fixtures thereto attached, during the existence of the debt hereby secured, shall be constantly Interes thereto attached, during the existence of the debt hereby Secures, shall be constants, pledged, assigned and, with a proper mortgage clause in favor of the said Company attached the to, delivered as issued and with premiums fully paid, to the said Company. And the said Party of the First Part further agrees that in case of loss to the premises and subsequent settlement and payment therefor by any insurer, the entire settlement proceeds or amount so paid shall be applied to such portion of the debt hereby secured as the holder of the aforesaid promisery note shall direct or toward the rebuilding or restoring of the premises, whichever the holder
- of the said gromisory note shall elect. That in the event the said premises or any part thereof, in the judgment of the said Company, require inspection, repair, care or attention of any kind or nature not theretofore furnished and provided by the Farty of the First Part, the Company herein, being hereby made the sole judge of the necessity therefor, after having made reasonable attempt to notify the Party of the First Part, may enter or cause entry to be made upon the said premises and may inspect, re pair or maintain the same as the said Company may deem necessary or advisable and may make suc aspenditures and outlays of mnney as the said Company may deem essential for the preservation
- of the mortgage security. That in the event ownership of the mortgaged premises or any part thereof becomes vested in a person or persons other than the Party of the First Part, the Company may, without notice to t Party of the First Part, deal with such successor in interest with reference to this mortgage 10. Farty of the Farty rart, deal with such successor in interest with reaffende to this mortgage and the note horeby secured, sither by way of forbarrance on the part of the Company or exten-sion of the time of payment of the debt or any sum hereby secured, without in any way releasing discharging, modifying, changing or in any wise affecting the lien of this mortgage or the original liability of the Party of the First Part on the note hereby secured, wither in whole or in
- part. That in case the Party of the First Part allows the said premises to be or become subject to 11. any lien or incumbrance superior to the lien of this mortgage, or in case the said First Party fails to pay all taxes, assessments and impositions as above provided, or in case the said Fir-Party fials to keep and maintain said premises in sound condition and in good repair and insur-Party finis to keep and maintain said premises in sound condition and in good repair and insure as above provided, the said Company or the legal holder or holders of the aforesaid promissory note may at its, his, her or their option, without demand or notice and without waiver of any right arising from the breach of any of the covenants by said First Party, pay or remove or discharge any such line or incumbrance, pay such taxes, essessments and impositions or redeem the premises from tax sale, make such repairs and properly maintain the said premises, effect such insurance, and proper receipts shall be conclusive evidence of the smunts and validity of in the said premises shall be immediately due and payable with interest thereon at the rate of tan precent per manum until paid and shall, together with interest as aforesaid, become so much additional indebtdences secured by this mortagen.
- In the said promises shall be immediately due and payable with interest as aforesoid, become so much deditional indebtedness secured by this mortgage. That if default be made in the payment of said note or any part thereof or of any instalment due in accordance with the terms thereof, either of principal or of interest, or in the perform ance of any of the covenants, agreements or conditions herein contained, time and the exact per formance of each and all of First Party's covenants and obligations hereunder being material ar of the essence hereof, then, and in either or any such ease; or at any time during the contin-uance of such default, the entire principal sum remaining at that time unmatured together with all interest accrued thereon, shall, at the election of the said Company or of the legal holder or holders of said unde, and without notice of such election, at once become and be due and payable at the place of payment aforesaid, anything in said note or herein contained to the con trary notwithstanding, and thereupon the said Company or the legal holder or holders of said note shall have the right to immediately foreelose this mortgage and shall have all other right and remodies that the law and equity provide, and, in cass of foreelosure, the judgment rend shall provide that the whole of said premises be sold together and nor in parcels. That in any and every suit brought to foreelose this mortgage, the sum expended by the said company in having the abstract of title to said premises continued to date shall be secured hereby and included in any decree for foreclosure. In every forecleare suit the Court, upon application by the said Company, shall appoint a receiver for the land and premises above de-13.

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