of said property at any time there is any default in the payment of the debt hereby secured or in the performance of any obligation herein domtained, and to rent the same for the account of Mortgagor and (2) upon commencement of any proceedings, judicial or otherwise, to enforce any right under this mortgage, to have a Receiver for said property appointed by a court of competent jurisdiction, upon application by Mortgages and production of this mortgage, without other oridence and without notice of hearing of said application; which Receiver shall have, smang other things, full power to rent, lease and operite said property and collect all rents, profits and other revenues therefrom during said default and the period of redemption. All rents, profits and other revenues collected as herein provided by either the Mortgages or the Receiver shall bapplied, after deduction for all costs of collection and administration, upon the mortgage debt in such mammer as the Mortgage or the court may direct; Provided, however, that if Mortgagor be in default in the payment of any other debt to Mortgages not secured by this mortgage, Mortgage or Receiver may apply the rents, profits and other revenues foreby collected to the reduction of same.

19. All rights, privileges, banefits, obligations and powers herein ' conferred on the Nortagree may be exercised on behalf of the Nortages by the **sectoristic structure** of by the first statut of the Nortages by Pederal Government that may from time to time be vested with authority over. the subject matter of this contract, or his duly authorized representatives.

20. THAT FIRE IS OF THE ESSENCE of this mortgage and of the note and other instruments herein referred to, AND SHOULD DEFAULT be madd in the payment of any installment the under said note or under any extension or remewal thereof or under any agreement supplementary thereto, or should Mortgagor fail to keep or perform any coremant, condition or agreement herein contained or referred to, then in any of said events Mortgages is hereby irrevoably authorized and empowered, at its option and without notice and without affecting the lien hereby orested or its priority ar any right of Mortgages hereunder (1) to declare the entire indebtochess herein secured immediately due and payable and to foreclose this mortgage in the manner-hereinafter set out, or (2) to impoot and repair said property, including the payment of taxes, insurance prealums, and any other necessary costs and expeditures for the preservation and protection of this ligm, or (3) to pursue any remedy for it by isw provided; FEDVIDED; HOMEVER, that each right, power or remedy for it by isw provided; FEDVIDED; HOMEVER, that each right, power or remedy for it by isw provided; PEDVIDED; HOMEVER, that each right, power or remedy for it by fortgages and say of this set out or conferred by law, any may be sufforced upon Mortgages is consultive to every other right, power or remedy of Mortgages as herein providedincluding the costs of evidence of title formal survey of said property, court costs and other expenses incurred in enforcing the provisions therefore, with interest at three percent (3%) per annua until repaid, shall become a part of the indebtochess herein secured and shall be payable by Mortgages to Mortgages immediately after such expenditure and without demand, in instruments. 241