91 Berformance of each covenant and agreement of Mortgagor herein contained ALAND MORTGAGOR COVENANTS AND AGREES HEREBY: (1) To pay immediately when due and payable, all faces, essences, charges and cucumbraness with interest, which eet said property or this mortgoge with indebtedness hereby scened, and promptly to deliver to Mortgogee, without mand, receipts evidencing such payments; all. affect said property or this mortgage or the demand, receipts evidencing such payments; a manua, recerpts exercisencing such payments; (2) To provide and maintain policies of insurance on the buildings exceted and to be exceted upon the above described premises in some responsible insurance company, to the satisfaction of the Mortgagies to the amount of ________ at of THIRTY PIVE HUNDRED & NO/100 - amount of THINTY PIVE HUNDRED & NO/100 - - - Datases antisfactory to Martgagne: and it is further agreed that every such to which pulsicies shall be attached mortgage clauses satisfactory to Martgagne: and it is further agreed that every such pulsing of insusance shall be held by the Martgagne, as collateral or additional security for the payment of the same; and the presson or parts as halding any such policy of insurance shall have the pitto collect and receive any and all moneys which may are not such for some payable and receivable thereon, and apply the same when received, be the payment of said new buildings receid on the adversal mortgaged premises. (1) To committee and the effective marked of said property, to maintain and kipp the same in and condition and repair and promptly to effect such repairs thereof as Mortgager may require: AND IT IS HEREBY MUTUALLY COVENANTED AND ACKEED BY AND BETWEEN MORIGAGOR AND MORTGAGEE (1) That all dwards of damages in connection with any condemnation for public use of or injury to any of said property are hereby assigned and shall be paid to Mortgager, who may apply, the same to payment of the installments laid property said note and Mortgages is hereby and thereical, in the name of Mortgagor, to execute and deliver valid acquitances there of and to appeal from any such award; of and to appeal from any such award; (2) That no waiter by Mortgagee of performance of any obligation herein or in said note contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the some or any other of said obligations; (2) That Mortgagee is hereby authorized and empowered, at its option, at any time, without notice and without affecting the liability of any person for payment of any indebtedness secured hereby or the lien upon said property hereby created or the priority of said lien, to: any (a) Deal is any way with Mortpügor or grant to Mortgagor any indulgences or forbearances or any extensions of the time for payment of any indebtedness secured hereby; (b) Pay to or permit the use for any purpose by Mortgagor of any rents, revenues or other moneys received by Mortgagee under any insurance policy or award herein mentioned or otherwise; and (c) Execute plate of any of said property and execute and deliver partial releases of any of said property from the lien created hereby: lien created hereby; (4) That each right, power and remedy herein explored upon Mortgagee is commitative of every other right or remedy of Mortgages, whether herein or by law conferred, and may be enforced concurrently therewith; (3) That all of the terms and provisions of said note are hereby made a part of this mortgage as if the same were set out in full at this place, and said note and this mortgage shall constitute and be construed as one instrument; (6) That all moneys excited by Mortgagee during continuance of any default hereauties by Mortgagor may be applied to the payment of any indebtedness secured hereby is such order as Mortgagee may determine, notwithstanding any provis-on to the contrary herein or in said note contained; ion to the contrary herent or in and note contained; (1) That each covenant, agreement and provision herein contained shall apply to, innre to the benefit of and bind Mortgagior and Mortgager and their respective assigns and successors in interest and shall bind all ensumbrances of any kind of anit property whose liens or claims are junior or inferior to the lien created hereby, and the term "Mortgagee" as used herein, shall include any larful awner, holder or pledgee of any indebtedness secured hereby; access, small include any longitudines, power or pluggee of any indevictures accused nervy, (3) That whereiver the context hereof requires, the maxwhine gender, as used herein, shall include the feminine, and singular number, as used herein, shall include the plural; (a) that inserver the context hereof requires, the maxuling gender, as used herein, shall include the feminine, and the singular number, as used herein, shall include the plural;
(a) That Mortgagar for said consideration does hereby expressly waive all benefit of the homestead and exemption fave of the State in which the Purperfu is included the plural;
(b) That Mortgagar for said consideration does hereby expressly waive all benefit of the homestead and exemption fave of the State in which the Purperfu is included the partial first to the paywet of all cost and endered on any events of any indebtedness then collecting all crist and other vector includes therefore, and such rents and inpetting. leasing, operating and reating the same and tradited and errors and other vectors in the applied first to the paywet of all cost and errors and such regress of any indebtedness them does and events and other vectors in the applied first to the paywet of all cost and errors and such regress of any indebtedness them and the paid to Mortgagar, and Mortgagar, and Mortgagar in Mortgagar, and Mortgagar and Marta and Mortgagar and Mortgagar and Mortgagar and Mortgagar and Mortgagar and Marta and Mortgagar and Mortgagar and Mortgagar and Marta and Mortgagar and Marta and Mortgagar and Marta and Mortgagar and Marta and Mortgagar and Mortgagar and Marta and Mortgagar a the singular . This spectrum in pain more, are scenared nervey and shall be repaid, immediately and without demand, by Mortgagor 1a (b) Declare, without notice, all anno scenared hereby immediately due and payable, and interest shall thereau accrete on all of such indebedness at the rate of then per centum per ainmus, whether or not such default be remedied by Mort-gagor, dud enforce any of the rights which accrete to Mortgagie kerunder and to enforce any remedy of Mortgagor. Scenare in which the transfer is which accrete to Mortgagie kerunder and to enforce any remedy of Mortgagor. PROVIDED, HOWEVER, That if Mortgagor shall pay all of said indebtedness, and fully perform all the corenants and rements Acrein contained, then this mortgage shall be void and released at the expense of Mortgagee, otherwise to remain in force and effect. agreements, full-force as IN TESTIMONY WHEREOF, The said Mortgagors have hereunto 2

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