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ACCURATION AND THE PERSON OF T

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nce of each covenant and agreement of Mortgayor herein contained. A. AND MORTGAGOR COVENANTS AND AGREES WEREBY: (1) To pay immediately wheek we and popuble, all tare, asceraments, charges and encumbrances with interest, which diffect and property or this mortipide or the indebtedness hereby secured, and promptly to deliver to Morigages, without demand, receipts evidencing such payments;

(2) To procure and maintain policies of insurances on the buildings exected and to be exceed upon the above described demand, receipts evidening suck payments;

(2) To procure and quaintain policies of insurance on the buildings erjected and to be erected upon the above described
premises in some responsible (insurance company), to the satisfaction of the Horizages to the amount of THIRTY FIVE HUMBRED & NO/100 - - - - - - - Dollars fire und lightning, and to the nt of THIRTY FIVE HUNDRED & NO/100 - - - - which policies hall be stached mortgage clauses satisfactory to Mortgagee; and it is further agreed that every such tips of insurinces hall be the held by the Mortgagee, as Collateral or golditional security for the payment of the same; and the tips of persons so halling any such policy of junuances shall have the jubb. The Collect and receive any and linguises ick may pet any time become justable and receivable thereon, and apply the same when received, to the payment of said or notice, less the costs and expresses incurred in, collecting said insurance; or may elect to have building, repaired, or or notice, less the costs and expresses incurred in, collecting said insurance; or may elect to have building, repaired, or new buildings erected on the aforesaid mortgaged premises. (2) To commit or suffer no scate of said property, to maintain and keep the same in good condition and repair and promptly to effect suck repairs thereof as Merigages may require:

B. AND.IT IS HEREBY MUTUALLY COVENANTED AND AGREED BY AND BETWEEN MORTGAGOR AND CONTROL OF THE STATE OF THE ST MORTGAGEE (1) That all awards 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 Mortgagee, who may apply the same to payment of the installments last due under said note, and Mortgagee is hereby authorized, in the name of Mortgagor, to execute and deliver valid acquittances there of and to appeal from any such award. (2) That no waiter by Morigages of performance of any obligation herein or in said note centained shall thereafter in any manubr affect the right of Mortgages to require or enforce performance of the same or any other of said obligations;

(2) That Morigages is hereby authorized, and empowered, at its aptions any time, without notice and without infecting the liability of any person for payment of any indebtedness secured shreby or the lien upon said property hereby created or the priority of raid lien, (5): (a) Deal in any way with Morigagor or grant to Mortgagor any indulgences or forbearances or any exten the time for payment of any indebtedness secured hereby; (b) Pay to or permit the use for any purpose by Mortgagor of any rents, receives or other moneys received by Mortgages under any insurance policy or award herein mentioned or otherwise; and (c) Execute plats of any of said property and execute and deliver partial releases of any of said property from the then created nervoy;

(4) That each right, power and remedy herein conferred upon Nortgagee is cumulative of every other right or remedy
of Nortgagee, whether herein or by Iwa conferred, and may be gafaced concurrently therecith;
(4) That all of the terms and provisionsels of aid 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 constructed as one instrument; (6) That all moneys received by Mortgagee during continuance of any default hegynider by Mortgagor may be applied of spywest of any indebtedress secured hereby in such order as Mortgagee may determine, notwithstanding any provision to the contrary herein or in each order may be a such order as the contrary herein or in each one for any order. son to the confrary acress or in seid note contained;

(7) That 'ach corenant' agreement and provision herein contained shall apply to, insire to the briefit of and bind
Mortgagor and Mortgagose and their respective assigns and successors in interest and shall bind all encunbrances of any
kind of said property whose liens or claims are junior or inferior to the lien éreated hereby, and the term "Mortgagose" as,
used herein, shall include any lawful owner, holder or pledges of any indobtedness secured hereby. (8). That wherever the context hereof requires, the masculine gender, as used herein, shall include the feminine, and singular number, as used herein, shall include the plural; the singular number, as used herein, shalt include the plural;

(9) That Mortpagor for gaid consideration does hereby expressly waive all benefit of the homestead and exemption laws of the State in which the property is located.

(10) That Mortpagor hereby-irrevocably-constitutes and appoints Mortgages his attorney in fact for the purposes of entering upon said property and inspecting, hasing, operating said renting the same and collecting all rents and other retermose therefrom, and such rents and evenues shall be upplied first to the payment of all cost and expected of such numbers, leaves the expected of the payment of any indebtedies; then due and securit dereby, and the rensisider, if any, shall be paid to-Mortgagor, and Mortgagoe shall have the right to exercise any of said rights and powers at its option, at any time dering gostimance of any default herenatery by Mortgagor and without notice;

(11) That time is of the essence hereof and if default be made in performance of any coronant or agreement of Mortgagor herein considered or in mosting any payminth under said note (or any extension or reuses aftereofy or a kneen provided, or if proceedings be instituted or process be issued to enforce any other lies, charge, or egguphrance upon or against any of said property, or if Mortgagor be declared a bankingt or insolvent or made and assignment off or the benefit of the the entry of the entry law question or be placed under control of or in custody of any court, or if Mortgagor abandon any of said property, then in any of said executs Mortgage is harbly distributed and consociered, at its option, under notice and without affection the lime hereby and the means the said of the said of the hereby and in hereby and the property and the property of the control of the intensity of the hereby and in hereby and the property of the desirable the hereby and the property of the control of the hereby and the property of the property of the control of the hereby and the property of the property of the control of the her aid property, or if Mortgagor be declared a bankrupt or finaltent or make an assignment for the benefit of any creditor of placed under control of or in cutatoy of any court, or if Mortgagor abundan any of said property, then in any of soid the Mortgagor chandon any of said property, then in any of soid the Mortgagor chandon any of said property, then in any of soid the Archy ted or the projective of said then considered and considered and the said of the Archy ted or the projective of said the constant or agreement to such retent as Mortgagor chall eleteraine and exter yours aid property, impact, repair and maintain the spin and perform such other acts thereon as Mortgagor shall decide an eccessary and advance all such moneys as Mortgagor shall when necessary is expent for any, and unproper, and through an advanced and expined by Mortgagor, with interest thereon from date of expenditure until repaid at the rate specified in said note, are secured hereby and shall by repaid, immediately and without elemand, by Mortgagor to Mortgagor to Mortgages; and
(4) Declare, without notice, all sums secured hereby immediately die and payable, and interest shall thereon accesse
on all of such indebtedness of the rote of (sis wer centum per annum, whether or you nuch default be repedied by Mortgages,
and enforce any of the rights which secure to Mortgages hereinder dud to inforce any remely of Mortgages,
under the laws of the Sister is which the property is located. PROVIDED, HOWEVER. That if Mortgagac shall pay all of, said indebtedness, and fully perform all the covenants and retenents herein contained, then this mortgage shall be void and released at the expense of Mortgagee, otherwise to remain in IN TESTIMONY WHEREOF. The said Mortgagars have hereunta subscribed their na written. LeRoy L. Kauffman