he same. (3) That said mortgag	said debt; and in case of impair nortgagee may consider necessary gor will keep unceasingly insured	, to the satisfaction of	said mortgagee all buildi	igs now or hereafter on	said premises against damage
y fireo whom the policies of insurar	nce shall be delivered and to who nay desire; such proceeds, at the to the reconstruction or repairs	in such sum as the proceeds of such	may be required and in s insurance shall be payab to be applied to the r	uch companies as may b le as his interest may a ayment of said debt, w	e approved by said mortgagee appear, the policies to contain whether due or not, or, under
nortgagee shall receive from th	e aggregate insurance proceeds all	amounts secured hereun	der; and said morigage	on due all taxes, asess	sments and charges, whether
nunicipal, county, state or fede aid mortgagee therein, or upon	this mortgage, or the debt or not	vied or assessed by law es secured hereby, or up thereof upon said mor	on the interest paid and progree: also to discharge	payable thereon, without	regard to any law heretofore
uperior to the lien hereof tha	it may now exist or may herear	er attach thereto, and e	and now such taxes and	other charges, with acc	rued costs and penalties, and
Il expenses attending same, ind dvise in respect thereto; and	cluding reasonable charges for ser said mortgagor covenants to repa	rices or counsel lees of forthwith to said more mortgage, and for all su	tgagee all amounts paid ligh sums with interest the	by him for repairs, insur- dereon at the highest le	rance premiums, taxes, encum- gal rate, said mortgagee shall
ave a lien on said premises secu	ared and collectible hereunder, and	said mortgagee shall be rein stipulated this mor	subrogated to all rights of	that said mortgagor s	shall hold said premises until
aw shall be passed or any dec	f some covenant hereof; but that ision rendered by a court of com- upon principal or interest secure	by notes or mortgage	sing or authorizing the in	the owner for the time	being of said land shall be
uthorized to pay any such tax	upon said notes and this mortgag	e, or either of them, or	said premises shall be c	nargeable against the ov	wner of said notes and mort-
n fee simple, or has not good	undertaking by said mortgagor right to encumber the same, or said mortgagor shall fail to pay	it said premises are no	interest when due, or to	pay any taxes or asses	ments at least 15 days before
penalty accrues thereon, or to	o pay forthwith the costs of repai or removal of any building from used for any specific purpose and	rs or improvements, ins	urance premiums, judgin	value of said security	or if it is stipulated herein
vent, the whole principal debt	hereby secured remaining unpaid	at that time, with all	accrued interest and an e	ein or in said notes or	in any law hereafter enacted
nd this mortgage may be at one or shall the payment by said	mortgagee of taxes, insurance pre	aid mortgagee to exercise niums or any other amount	ount herein authorized, o	his failure to pay the	same, be deemed a waiver of
(5) That all rents an	d profits of said premises accruived may, without regard to the von and control thereof, lease the	ilite of said bremises of	the adequacy of any sec	urity for said debt, citt	er, by minister or agents, upor
or maintenance and improveme	ints of premises, collection of rent	collecting such rents or	profits: and for this pu	pose the mortgagor her	eby agrees that any Judge of
he Circuit Court of said State	may, in any County in said State of the principal, interest or other or the protection of the mortgage	, at chambers or otherw	at any time past due ar	d unpaid, or if said no	tes be placed in the hands of
	all also recover of said mortgagor				
which said mortgagor hereby ;	agrees is a reasonable fee), for th	e mortgagee's attorney i	or his services, and tha	t for such fee, with in	terest thereon at the highes
egal rate, and all costs and exp	enses incurred by the mortgagee, is hereof shall extend to and hind	e shall have a lien on s	said premises secured and	nore of each, and wheth	ner men, women, corporations
duciaries or others, to the sam ne heirs, executors, administra	c extent as though the words "he tors, successors and assigns of sa any postoffice, station or letterbox	d parties, respectively, a	nd that any notice or der	nand in any case arising	hereunder may be sufficiently
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