TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its successors and assigns forever.

The Mortgagor covenants that he is lawfully seized of the premises hereinabove described in fee simple absolute, that he has good right and lawful authority to sell, convey, or encumber the same, and that the premises are free and clear of all liens and encumbrances whatsoever. The Mortgagor further covenants to warrant and forever defend all and singular the premises unto the Mortgagee forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

It is understood that each of the words, note, mortgagor and mortgagee respectively, whether in the singular or plural anywhere in this mortgage, shall be singular if one only and shall be plural jointly and severally if more than one, and that the word their if used anywhere in this mortgage shall be taken to mean his, her or its, wherever the context so implies or admits

And said Mortgagors, for themselves and their heirs, legal representatives, successors and assigns, hereby jointly and severally covenant and agree to and with said Mortgagoe, its legal representatives, successors and assigns:

- 1. To pay all and singular the principal and interest and the various and sundry sums of money payable by virtue of said promissory note, and this mortgage, each and every, promptly on the days respectively the same severally become due.
- 2 To pay all and singular the taxes, assessments, levies, habilities, obligators and incumbrances of every nature and kind now on said described property, and or that hereafter may be imposed, suffered, placed, levied or assessed thereupon, and/or that hereafter may be levied or assessed upon this mortgage and or the indebtedness secured hereby, each and every, when due and payable according to law, before they become delinquest and before any interest attaches or any penalty is incurred, and in so far as any thereof is of resured the same shall be promptly satisfied and discharged of record and the original official document (such as, for instance, the tax receipt or the satisfaction paper officially endorsed or certified) shall be placed in the halls of said Mortgage within ter, days next after payment; and in the event that any thereof is not so paid, satisfied and discharge lessel Mortgage may at any time pay the same or any part thereof without waiving or affecting any option, here equity, or right in the role by virtue of this mortgage, and the full amount of each and every such payment shall be immediately in and payable and shall be so used by the lien of this mortgage.
- 3. To place and continuously keep the improvements of our thereafter on sail land and the equipment and personalty covered by this mortgage insured in such a many or companies as may be approved by said Mortgagee against loss by fire, windstorm, was damages, and other hazards at locative general in such an unit and for such periods as may be required by said Mortgagee; and all insurance pideous on, any of suil furlings, comment, and or personalty, any interest therein or part thereof, shall contain the usual standard Mortgagee of cise making the loss under said policies, each and every, payable to said Mortgagee as its interest now appear, and each in devery such piley shall be promptly delivered to and held by said Mortgagee, at lot less than ten days in a handor of the expiration of each policy to deliver to said Mortgagee a renewal thereof together with a recept for the promount of such receasal, and there shall be no insurance placed on any of said hubbings, any oterest therein or part to risk unless in the form and with the loss payable as aforesaid; and in the event of loss the Mortgage is will give numbered to the form and with the loss payable as aforesaid; and in the event of loss the Mortgage is will give numbered to be made proof of loss in not made promptly by Mortgagers and rach insurance company concerned is hereby authorized and directed to make payment for such loss directly to said Mortgagee instead of to Mortgagers and said Mortgagee jointly, and in the event any sum of money becomes payable under such policy or policies said Mortgagee may at its option receive and apply the same, or any part thereof, to the reflection of the indebtedress hereby secured or to the restoration or repair of the property damaged without thereby waiving or impairing air equity, lien or right under or by virtue of this mortgage, and in the event said Mortgage is shall for any reason, fail to keep said premises so insured or fail to deliver pointly to pay fully any premium therefor, or in any tespect fail to perform
- 4. To remove or demilish no buildings on said premises without the written consent of the Mortgagee; to permit, commit or suffer no waste, impairment or literioration of said property or any part thereof and to keep the same and improvements thereon in good condition and repair
- 5. To pay all and singular the costs, charges and expresses including resserable lawyer's fees and cost of abstracts of title, incurred and paid at any time by said Mortgages because as for in the evert of the failure on the part of the said Mortgagers to duly, promptly and fully perform discharge, executive effect, complete, comply with and abide by each and every the stipulations, agreements, a nditions and continuous of soid promes by the land this mortgage, any or either, and said costs, charges and expresses each and every, shall be innered by the side payable, whether or not there be notice, demand, attempt to a diection suit produce with full some interests and every such payment shall bear interest from the date thereof until part at the rate of a suit person to receive, at half outside and expenses so incurred or paid, together with such a terest of all be secured by the law of this mortgage.
- 6. That (a) in the event of any break of this mortgage or levelly in the part of the Mortgagors, or (b) in the event any of sail sums of more before reported to be a top morely and only pull within ten days next after the same severally become due and payable with nor to over our two event each in lovery the stipulations, agreements, conditions and coverants of sail provides to a climbs northway any two distributions and fully performed, discharged, executed effecting applies having a large of a climbs of actions a said provides of the formula one of sail and all moneys secured hereby, shall be one due at the payable formula of the outer at the open nor sail Mortgagee as fully and completely as if all of the said sums of more a were triggedly stipulated to be public such for anything in sail promissory note, and/or in this mortgage to the contrary a twinter of a violation of the reader at the option of said Mortgagee, without notice or demand, such at law or in county, there there or the reader legin, may be prosedured as if all moneys secured hereby had matured prior to its instance.
- 7. That the Mortwee referely objects all the rests of the original of the original premises from and after any default herein fer and should be on the original of the original of the original of the first states of product to this continuous, then the Mortgages shall have the right to have a resolver and original or the rests states and product whose after deducting all charges and expenses attending such processings and the execution of the trust as resolver shall apply the residue of the rents, issues, and profits, toward the payment of the felt sourced berely.
- 8. To duly, promptly and fully perform the large, evenue, energy complete, comply with and abide by each and every the simulations, agreements or follows and every the simulations, agreements or follows and evenue to in said prints stry note and in this martgage set forth
- 9. As further security for the poyners of the relief teness explored by the note secured hereby, the Mortgagors stipulate, coverant and agree as fall as
- (a) That, in a blood to the most bloods of the part under the terms of the note secured hereby, they will pay to the Morte general the Morte general all so require a support mores equal to I 12 of annual taxes and assessments and premium or premiums of the original hours manner, or other hazard insurance as estimated by the Mortgagee, which last said monthly payments of all he are fixed by the Mortgagee to apply in payment of said taxes and assessments and fire and tornado insurance or other hazard insurance.
- the That if the total of the payments mode by the Mortgagors under paragraph (a) shall exceed the amount of payments actually mode by the Mortgagor, for taxes and assessments and usurance premiums, as the case may be, such excess shall be credited by the Mortgagor on subsequent payments of the same rature to be made by the Mortgagors. If, however, the morthly payments made by the Mortgagors under paragraph can shall not be sufficient to pay taxes and assessments and usurance premiums, as the case may be, when the same shall become due and payable, then the Mortgagors shall pay to the Mortgagor ary amount recessors to make up the demonstry on or before the date when payment of such taxes, assessments of usurance premiums shall be due Upon tailure of the Mortgagors to make the monthly payments provided in paragraph (a) at we, such fedure shall constitute a default under this mortgage.
- 10. Each month all payments meets red in sufparagraphica of paragraph 9 bereinabove, and all payments to be made under the note secured hereby, stall be affect begetter as the aggregate amount thereof shall be paid by the Mortgagors in a single payment. Any proposes on the armount to sold aggregate on untily payment shall, unless made good by the Mortgagors print to the disc date of the rext sufficient of continue a denault under this mortgage. To ever the extra extense my livel in harding definition on the rests of Mortgagors may be allered to exceed two cents for each bellar of each payment in the than interest lays in arrows.