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

The Mortgagor covenants that he is lawfully seized of the premises hereinabove described in fee simple at solute, that he has good right and lawful authority to sell, convey, or encumber the same, and that the fremises 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 Mortgager 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 as I shall be plural is only and severally if more than one, and that the word their if used anywhere in this mortgage shall be taken to now, 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 coverant and agree to and with said Mortgagee, 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

2. To pay all and singular the taxes, assessments, levies, habilities, obligations 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 indebtelness secured hereby, each and every, when due and payable according to law, before they become delanguest, and before any interest attaches or any penalty is incurred; and in so far as any thereof is of record the same shall be promptly satisfied and discharged of record and the original official dostument (such as, for instance, the tax receipt or the satisfaction paper officially endorsed or certified) shall be placed in the hards of said Mortgages within ten days next after payment; and in the event that any thereof is not so paid, satisfied and discharged, said Mortgages may at any time pay the same or any part thereof without waiving or affecting any option, here, equity, or right under or by virtue of this mortgage, and the full amount of each and every such payment shall be immediately due and payable and shall be a interest from the date thereof until paid at the rate of seven per cent for around and together with such interest shall be secared by the lien of this mortgage.

3. To place and continuously keep the improvements row or heresiter on said land and the equipment and personalty contered by this mortgage insured in such commany or companies as may be approved by said Mortgagee against loss by fire, windsterm, war damages and other hazards and contingenous in such am untual for such periods as may be required by said Mortgageer and all it surface polities on any of said buildings outprote and or personalty, any interest therein or part thereof, shall contain the usual stat laid Mortgagee clouds making the loss under said polities, each and every, payable to said Mortgagee as its interest may appear, and each or expect with they shall be promptly delivered to and held by said Mortgagee and, but hose than the days in a basic of the expinion of each polity to deliver to said Mortgagee a receival thereof, triggether with a receipt for the prenoun of such releval, and three shall be no insurance placed on any of said buildings, any interest thereon or part three formed to read to said Mortgagee may make proof of loss if not make properly by Mortgages, only in the form and with the loss payable as afforcable and directed to make payment for such loss directly to said Mortgage institution of the graph of loss if not make payment for such loss directly to said Mortgage institution of the graph of the property damaged with ut thereby under such politics said Mortgage may at its option receive and apply the same, or any part thereof, to the reduction of repair of the property damaged with ut thereby waving or impairing any equity, len or right under or by virtue of this mortgage; and it to deliver promptly any of said polities of insurance to said Mortgage, or fail to keep said premises so insured or fail to deliver promptly any of said polities of insurance to said Mortgage, or fail to nearly and the property damaged with ut thereby waving or map part thereof without waiting or affecting any epition. Hencopuly, or recture the property of the increase of the payment of the property of

4. To remove or demolish no full lings on said premises without the written consent of the Mortgagee: to permit, commit or suffer no waste, impairment or disterioration of said property or any part thereof and to keep the same and improvements thereon in good condition and repair.

In pay all and singular the costs, charges and expenses, including tras made lawyer's fees and cost of abstracts of title, incurred and paid at any time by said Mortgagee because and or in the event of the failure on the part of the said Mortgagers to duly, premptly and fully perform, discharge, execute, effect, to implete, comply with and abide by each and every the stipulations, agreements, conditions and covenants of said promise by more, and this mortgage, any or either, and said costs, charges and expenses, each and every, shall be immediately due and payable, whether or not there be notice, demand, attempt to collect or suit pending, and the full amount of each and every such payment shall bear interest from the date thereof until paid at the rate of seven per cent per annum; and all costs, charges and expenses so incurred or paid, together with such interest, shall be recurred by the Len of this mortgage.

6. That (a) in the event of any breath of this mortgage or default on the part of the Mortgagors, or (b) in the event any of said sums of more y herein referred to be not promptly and fully ped within ten days next after the same severally become due and payable, without notice or for in the event each and over the stipulations, agreements, conditions and coverants of sail promiss by note and this mortgage, may or either, are not duly and fully performed, discharged, executed, effected, completed, complied with and abilid by them in either or any such event, the said aggregate sum mentioned in sail promissory note their remaining unpail, with interest accused, and all moneys secured hereby, shall become due and payable forthwith, or thereafter, at the option of sail Mortgagee, as fully and completely as if all not the sail sums of money were originally stipulated to be paid on such day, anything in sail promissory note, and/or in this mortgage to the contrary in twithstar lings and thereupon or thereafter at the option of said Mortgagee, without notice or demand, suit at law or in equity, therefore or thereafter begun, may be prosecuted as if all moneys secured hereby had matured prior to its institution.

7. That the Mortgagor hereby assigns all the rents, issues, and profits of the mortgaged premises from and after any default hereunder and should leval proceedings be instituted pursuant to this instrument, then the Mortgagee shall have the right to have a receiver appointed of the rents, issues and profits, who, after deducting all charges and expenses attending such proceedings and the execution of his trust as receiver, shall apply the residue of the rents, issues, and profits, toward the payment of the debt secured hereby.

8. To duly, premptly and fully perform, discharge, execute, effect, complete, comply with and abile by each and every the stipulations, agreements, conditions and covenants in said promissory note and in this mortgage set forth

9. As further security for the payment of the indebtedness evidenced by the note secured hereby, the Morigagors stipulate, covenant and agree as follows:

tal. That, in addition to the monthly installments to be paid under the terms of the note secured hereby, they will pay to the Mortgagee if the Mortgagee shall so require a sum of money equal to 1.12 of annual taxes and assessments and premium or premiums of fire and tornalo insurance, or other hazard insurance as estimated by the Mortgagee, which last said monthly payments shall be credited by the Mortgagee to apply in payment of said taxes and assessments and fire and tornado insurance or other hazard insurance.

(b) That if the total of the payments made by the Mortgagers under paragraph (a) shall exceed the amount of payments actually made by the Mortgager, for taxes and assessments and insurance premiums, as the case may be, such excess shall be crobbed by the Mortgager of subsequent payments of the strong total or the sufficient to pay gots. If, however, the contribution of the payment of the surface of producing, as the excession of the contribution of the surface of the made payment of such taxes, assessments or insurance producing shall be due by a failure of the Mortgagers to make the payment of such taxes, assessments or insurance producing shall be due by a failure of the Mortgagers to make the monthly payments provided in paragraph our above, such failure of the clearly under this mortgage

10. Each month all payments mentioned in sulparagraph can of participal 9 hereinators, and all payments to be made under the note secured hereby, shall be added t gether and the acqueste amount thereof shall be paid by the Mortgagors in a single payment. Any definition in the amount of such aggregate in outbly payment shall, unless made good by the Mortgagors prior to the due date of the next such payment, constitute a default under this mortgage. To cover the extra expense involved in hamiling delinquent payments, the Mortgagors may offer a flate charge one to exceed two cents for each dollar of each payment more than hitten lays in affects.

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