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The Montrager seveness are it is increased after a few premises hereinables described in fee simple theolitic that is no said whit the increased are increased and that the premises are feel and then the same and that the premises are feel and then a said the same and that the premises are feel and the same and the same to warrant and temperature at any said angular the premises and the Mortgages forever, from and against the Montgages and all persons whitesoever awfully claiming the same or any part thereof

The Morigague covenants sad agrees as follows:

- 1. That he will promptly shouth, what all of pull-laterest on the Indebtedness evidenced by the said note, at the times and in the master thereby provided.
- 2. That this markage that secure the Mortrague for sich further such as may be advanced hereafter at the pictor of the Michespea to the currently under insurance premiups public assessments, repairs or other purpose purpose the such such as the Mortgager by the Mortgages; and that all such as advanced that here injuries at the such section at the Mortgages debt and shall be payable on demand of the Mortgages, unless state under payable or demand of the Mortgages, unless state under payable at weighting.
- 8. That he will keep the papersonners new existing of his safety erected on the mid-traged property insured as mid its effected broke time to this by the Mortanges against loss by fire and other hazards in stair anothers as may be remained in the Mortanges and in companies acceptable to it, and that he does hereby assign is the Mortanges all stair policies and thereof shall be held by the Mortanges and new all stair policies and renewals thereof shall be held by the Mortanges and new all stairs believed thereto loss payable clauses in favor of, and in form acceptable to, the Mortanges.
- 4. That he will been all improvements now existing pe half-safer exected upon the mortgaged property in good repair, and should by fall to do no the Marketing half his option, enter upon said premises, make whatever speaks are research, and charge the argument for such repairs to the mortgage debt.
- of that the Mortgages may require the maker complete or andorest of any indebtedness secured hereby to carry life insurance upon himself in a substantiant to per all sums secured by this mortgage, designating the Mortgages as handsing theireof, and upon failure of the Mortgager to pay the premiums therefor, the Mortgages was at its option, pay said premiums, and all sums so advanced by the Mortgages shall become a part of the mortgage 1980.
- 6. That, together with and in addition to the annithty physicists of principal and interest payable under the terms of the note passing hereby, he will pay to the Mortgages, on the first day of each mouth, until the indebtedness secured hereby is paid in Full, a sum equal to one-twelfth of the annual taxes, public assessments and insurance formiums, as estimated by the Mortgages, and, on the failure of the Mortgages to say all layer, there may promiums and public assessments, the Mortgages may, at its option, pay said items and charge all advances therefor to the mortgage debt.
- 7. That he hereby assigns all the resits bases and profits of the mortgaged premises from and after any default hereunder, and should legal 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. That, at the option of the Mortgages, this mortgage shall become due and payable forthwith if the Mortgagor shall convey away eaid mortgaged promises, or if the title shall become vested in any other person in any manner whatsoever other than by death of the Mortgagor.
- 9. It is agreed that the Mertgagor shall hold and endry the premises above conveyed until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and covenants of this mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and virtue. If there is a default in any of the terms, conditions or covenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee, all sums then owing by the Mortgagor to the Mortgagee shall become immediately due and payable, and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party to any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of an attorney at law for collection by suit or otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortgagee, as a part of the debt secured thereby, and may be recovered and collected hereunder.
- 10. The covenants herein contained shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, administrators, successors, and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

WITNESS my hand and sea	this 14th	day of February	19 48
		EN montes	
Signed, sealed, and delivered in the presence of:		many & monty	
Eva W. Fin			(SEAL)
Zun Slythe)			(SEAL)