- 2. That, together with, and in addition to, the resultly payments of principal and interest possible under the terms of the note secured hereby, he will pay to the Mortgagee, on the first has steepled of huntilitie said note is fully and, the fell wine sur-s
  - As is continued to grouph the hitter here towith for first pay the pest of those of choice in the death to instructive contrand then televicing penetral and incined on a monthly desire in lieur from their contract of the value af Felix, the Selector, of H using and Urban Development as f  $\Gamma_{\rm c}$ 
    - It is not so it is as saying to a leven date and this in truncations of our total armost our bottle or cost as it the National Housing Action as our sufficient to a socialate in the hards of the holder need to some prior to its due date the accusal mortrage on that expression is order to provide Subb holder with the both pack will premium to the Secretary of Housing and Urban Development pursuant to the National Housing Act, as amended, undapplicable Regulate as there ander, in
  - dloff and so I makes seriouse of even date and this instrument are held by the Secretory of Housing and Arhan De let promit a monthly charge on lieu it a morthage insurance products which shall be in an amount in palitioner modifical light people of generating fithe average cutstanding halosen become to be the objected with untaking នុស្ស នេះ បានស្រាស់ គឺមានិសាស្ត្រមានស្រាស់ ស្រាស់ ស្ត្រីមន្ត្រីមនុស្ស ស្រាស់ សុ
  - A survey all to the around ents of any next funglish the premiums that will next be one due and canable on policies I fire and other hazard insurance of vering the mortgage light ports plus taxes and assessments next lies in the mortgaged prigorial all as estimated by the Mirtyayees less all surs already partitherefor divided by the number of months to elapse For  $p_{ij}$  by 1 m orbigs, with the late when i which uniformly, gremiums, takes, and assessments will become definishent. g house of the periods. Morrower contrast to past saction in tents, premiums, takes, and special assessments, and All correct ments not in the two preceding solvents not find paragraph and all pashents to be made under the note ... jet flyger, shall be affect wether whithe apprecate and intohere, fishall be paridy the Mintzapin each month in a or the pareners to be applied by the Morroweed to the following stems in the order set forth.
    - I greater charges on fer the contract of insurance with the Secretary (I.H. using and Urban Devel prient) or monthly has per in the soft of the speciment of the transfer that the
    - II thank of the cases when the time and their bazard insurance promise.
    - III. Untrakat o tir note a uzvāliteteli. 🖛 i
    - IN the moments of the printipal of Sasim de-
    - And determine the control and subsequence of this paintern shall unless the first the  ${f V}$  its example to the fire few first dear of the grant of a first on elect of refault in terminal or the age. The Mirriague may willest a store may will be an arranged from the fire on 15 facts in arrears to oughther estrate open services. I we franches things de finalies of payment's.
- 3. 4) the total of payments made by the Mortgagor under (b) of paragraph 2 preceeding shall exceed the amount of payments actually made by the Mortgages for taxes or assessments or insurance premiums, as the case may be, such excess, if the Ican is current, at the option of the Mortgagor, shall be credited on subsequent payments to be made by the Mortgagor, or refunded to the Mortgagor. If however, the monthly payments made by the Mortgagor under (b) of paragraph 2 preceding shall not be sufficient to pay taxes and assessments and insurance premiums, when the same shall become due and payable, then the Mortgagor shall pay to the Mortgagee any amount necessary to make up the deficiency, on or before the date when payment of such taxes assessments, or insurance premiums shall be due. If at any time the Mortgagor shall tender to the Mortgagee, in accordance with the provisions of the note secured hereby, full payment of the entire indebtedness represented thereby, the Mortgagee shall, in computing the amount of such indebtedness, credit to the account of the Mortgagor all payments made under the provisions of (a) of paragraph 2 hereof which the Mortgagee has not become obligated to pay to the Secretary of Housing and Urban Development, and any balance remaining in the funds accumulated under the provisions of (b) of paragraph 2 hereof. If there shall be a default under any of the provisions of this mortgage resulting in a public sale of the premises covered hereby, or if the property is otherwise acquired after default, the Mortgagee shall apply, at the time of the commencement of such proceedings, or at the time the property is otherwise acquired, the balance then remaining in the funds accumulated under (b) of paragraph 2 preceding as a credit against the amount of principal then remaining unpaid under the note secured hereby, and shall properly adjust any payments which shall have been made under (a) of paragraph 2
- 1. That he will pay all taxes, assessments, water rates, and other governmental or municipal charges, fines, or impositions, for which provision has not been made hereinbefore, and in default thereof the Mortgagee may pay the same, and that he will promptly deliver the official receipts therefor to the Mortgagee. If the Mortgagor fails to make any parments provided for in this section or any other payments for taxes, assessments, or the like, the Mortgagee may pay the same, and all sums so paid shall bear interest at the rate set forth in the note secured hereby from the date of such advance and shall be secured by this mortgage.
- 5. That he will keep the premises in as good order and condition as they are now and will not commit or perbut any waste thereof, reasonable wear and tear excepted.
- to That he will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from time to time by the Mortgagee against loss by fire and other hazards, casualties and contingencies in such amounts and for such periods as may be required by the Mortgagee and will pay promptly, when due, any premiums on such insurance provision for payment of which has not been made hereinbefore. All insurance shall be carried in companies approved by the Mortgagee and the policies and renewals thereof shall be held by the Mortgagee and have attached thereto loss payable clauses in favor of and in form acceptable to the Mortgagee. In event of loss Mortgagor will give immediate notice by mail to the Mortgagee, who may make proof of loss if not made promptly by Mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgagee instead of to the Mortgagor and Mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgagee at its option either to the reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged. In event of foreclosure of this mortgage or other transfer of title to the Mortgaged property in extinguishment of the indebtedness secured hereby, all right, title and interest of the Mortgagor in and to any insurance policies then in force shall pass to the purchaser or grantee.
- 7. That he hereby assigns all the rents, issues, 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 if the premises, or any part thereof, be condemned under any power of eminent domain, or acquired for a public use, the damages, proceeds, and the consideration for such acquisition, to the extent of the full amount of indebtedness upon this mortgage, and the note secured hereby remaining unpaid, are hereby assigned by the Mortgagor to the Mortgagee and shall be paid forthwith to the Mortgagee to be applied by it on account of the indebtedness secured hereby, whether due or not.

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