UNITORM COVENANTS. Borrower and Lender cover a tan 1 process to the a

1. Payment of Principal and Interest. Borrower shall promptly probability of the probability of effective probability of the pr debtedness evidenced by the Note, prepayment and late chearer as a royaled with the store, in late a point and interior and note that the chearer as a royaled with the store, in late a point and interior and note of an area. Future Advances secured by this Mortgage.

2. Funds for Taxes and Insurance. Subject to applicable law or to a writtin walver by London, Borrower shall pay to hender on the day monthly installments of principal and interest tree payable under the Nove, until the Nove to part in full, a char the con-"I unds") equal to one-twelfth of the yearly taxes and assessments which may attain priority over this Mortgoge, and enough renton the Property, if any, plus one-twelfth of yearly premiuras invidlments for hazard insurance, plus one-twelfth of yearly premiuras invidlments for hazard insurance, plus one-twelfth of yearly premiuras invidlments for hazard insurance, plus one-twelfth of yearly premiuras installments for mortgage insurance, if any, all as reasonably estimated initially and from time to time by I ender on the basic of assessments and bills and reasonable estimates thereof.

The Funds shall be held in an institution the deposits, or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lender is such an institution). I coder shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account, or verifying and compiling said assessments and bills, unless I ender pays Borrower interest on the Funds and applicable law permus I ender to make such a charge. Bortower and Lender may agree in writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is maide or applicable law requires such interest to be paid, I ender shall not the required to pay Borrower any interest or earnings on the Funds. I ender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Frinds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secur ed by this Mortgage.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due date of taxes, assessments, insurance premiums and ground tents, shall exceed the amount required to pay said taxes, assessments, insufance premiums and ground rents as they fall dire, such excess shall be, at Borrower's option, either promptly repaid to Be crower or credited to Borrower on monthly installment so of lunds, if the amount of the lunds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and percent rents as they fall due, Horrower shall pay to I ender any amount he every to make up the deliciency within 30 days from the date notice is mailed by Lender to Borrower requesting payment thereof.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any Funds held by I ender. If under paragraph 18 hereof the Property is sold or the Property is otherwise acquired by I ender, I ender shall apply, no tater than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Mortgrave.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Note and paragraphs I and 2 hereof shall be applied by I ender first in juyment of amounts juyable to Lender by Borrower under juriscraph 2 hereof, then to interest payable on the Note, then to the principal of the Note, and then to interest and principal on any Future

4. Charges; Liens. Borrower shall pay all taxes, ressessments and other charges, fines and impositions sure at a le to the Property which may attain a priority over this Mortgage, and leavehold payments or ground rents, if any, in the main or provided under paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due, directly to the payon in a rot. Borrower shall promptly furnish to Lender all notices of removats due under this paragraph, and in the event Borrower is continued a payment directly. Borrower shall promptly furnish to 1 ender receipts evidencing such payments. Berrower that it might show charge any lien which has priority over this Mortgage; provided, that Borrower shall not be required to the charge at your hillen as long as Borrower shall agree in writing to the payment of the obligation secured by such firm men manner neceptable to i melting or shall in good faith contest such lien by, or defend enforcement of such lien in, legal proceedings which operate to present the enforcement of the lieu or forfeiture of the Property or any partithereof.

5. Hazard Insurance. Borrower shall keep the irreprovements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and such other hazards as I ender may require and in such amounts and for such periods as I ender may recquire provided, that I ender shall not require that the ain out of such coverage exceed that amount of coverage required to pay the sims secured by this Mortgage.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All premaiums on insurance policies shall be paid in the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due, directly to the insurance catrior.

All insurance policies and renewals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, and Borrower shall promptly furnish to Lender all renewal notices and all receipts of paid premiums. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. I ender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, provided such restoration or repair is economically feasible and the security of this Mortgage is not thereby impaired. If such restoration or repair is not economically feighte or if the security of this Mortgage would be impured, the insurance proceeds shall be applied to the sums secured by this Mortgage, with the expense if any, paid to Born wer. It is a Property is abandoned by Borrower, or if Borrower fails to re-pond to londer within 30 days from the date notice is mailed by I ender to B virower that the insurance carrier offers to settle a claim; for insurance benefits, I ender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration, or read to the Property or to the sums soomed by the Morteage

Unless Lender and Borrower otherwise agree in worthing, any such application of proceeds to prin it all child of a sizual or postpone the due date of the monthly installments referred to in paragraphs I and 2 hereof or chance the arrows of such in stallments. If under paragraph 18 hereof the Property is adquired by Lender, all right, title and interest of Berroser in and to ano mourance policies and in and to the proceeds thereof resulting to mid unage to the Property price to the school or again than shall pass to Lender to the extent of the sums secured by this N longage immediately prior to such sale or acquisition.

6. Preservation and Maintenance of Property; Leastholds; Condominiums; Planaed Unit Developments. Berg wer Shall keep the Property in good repair and shall not commit weaster permit impairment or descriptation of the Property and Anna one ply with the provisions of any lease if this Mortgage is on a basehold. If this Mortgage is an a unit in a cend minute of a plantic of unit development, Borrower shall perform all of Borrower's obligations under the declaration or coverants are a more accounting the condominium or planned unit development, the by-laws and regulations of the conforminum or planned unit development, the by-laws and regulations of the conforminum or planned unit development, the and constituent documents. If a condominium or plan red and development rider is executed by Botrower and the first continued and constituent documents. with this Mortgage, the covenants and agreements of such rifer shall be incorporated it to an I shall amend and say learned the covenants and agreements of this Mortgage as if the rider were a part heree!

7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this lift reserve es if any action of proceeding is commenced which materially affects Lender's interest in the Property, included, but not handed to, eminent domain, involvency, code enforcement, or retrangements or processing a involving a hard-rupt with the engage for inat Lender's option, upon notice to Borrower, may make such appearances, dish are exach surfax and take such with the action of the contraction of to protect Lender's interest, including, but not limited to, disturrement of reason oble attorney's freezen rentry and the protect Lender's interest, including, but not limited to, disturrement of reason oble attorney's freezen rentry and the protect Lender's interest, including, but not limited to, disturrement of reason oble attorney's freezen rentry. to make repairs. If Lender required mortgage insurance and condition of to thing the loan secure Highling Man shall pay the premiums required to maintain such incurance in effect until such that as the requirement by minutes in accordance with Borrower's and Lender's scripted agreement or applicable for Pours word has as the activation to mortgage insurance premiums in the manner provided tender paragraph 2 has st

Any amounts disbursed by Lender pursuant to this paragraph 7, with river title reaches Both and reliable and residu of Berrower secured by this Mortgage. Unless Borrower and Lender of the first time of providing and a payable upon notice from Lender to Borrower requesting powers of the first time of the same first the payable from time to time on outstanding printings in India declaration of the first to applicable law, in which event such appoint Is always contained in this purply rapid? Shall tempore I are a second or second

3. Inspection. Leader may have a complete the reader the could be a disconnection of the first of the second

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