t liberty, immediately after any such default, apon a complaint filed on any other proper leg ages shall be entitled as a matter of right, without consideration of the valle of the mortgaged pulse for the payment of such amounts, to the appointment by any commeton Court or Tribunal, real class the said premises, or such partithereof is man not their be under lease, and with such the execution of the said trust skylecteriery shall apply the residue of the said rents and high may exist after applying the prokess of the said premises to the payment of the and rents and profits are hereby, in the event of any sletting of fedeults in the payment the said profits are literally in the event of any sletting of the first any such a receive the reuts, issues and profits thereof, and apply the same after payment of all necessary of the mortgaged premises Court or Tribunal, without lease, and with such other ceeding being commenced for the foas security for the amounts due the notice to any party, of a Reteiver of powers as may be deemed necessary. powers as may be deemed necess to the payment and satisfaction due, including interest and the oprincipal and interest, or any fit to enter upon and take possessor and expenses, on account in the

e whole of said principal hum shall become due at the option of the said Mortgagee, its successors, legal relight in the parameter of any tax, assessment or water the obrainty days after the same shall have become infinediately upon the ctual or threatened demolified or removal of any building erected on said premises. The interest shall become due, at the option of the said Mortgagee, upon failure of any owner of the above representatives or assigns, affer due and payable, or after default AND it is covenante AND it is further coveranted and agree

and the interest shall become due, at the option of the said Mortgagee, upon failure of any owner of the above the said Mortgagee, or if the said premises are not maintained in as good a state of it, and within sixty days after notice by the Mortgagee to the owner to repair said premises, the owner shall fail of the said premises, reasonable depreciation alone excepted. The Mortgagee shall be the sole judge as to what constitutes described premises to comply with described premises to comply with the within thirty days after notice of such repair as they were at the date within to put the said premises in as good a such state of repair or reasonable dep nade of the payment of the indebtedness as herein provided or of any part thereof, the Mortgagee shall have parcel, any provision of law to the contrary notwithstanding. M

AND it is further covenanted an power to sell the premises here it describes