BOUN 934 BLA 85

Subject to the word that each of the words, note, mortgagor and, mortgage respectively, whether in the singular or our, and that the word their if used anywhere in this mortgage shall be taken to mean 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 covenant 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 due.
- 2. To pay all and singular the taxes, assessments, levies, liabilities, 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 thereufon, and/or, that horeafter may be levied or assessed upon this mortgage and/or the indebtedness secured hereby, each and every, when due, and payable according to leave before they become dribuguient, 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 obtical document esuch as, for instance, the tax receipt or the satisfaction paper officially endorsed or certified, shall be placed in the hands of said. Mortgage within ten days next after payment; and in the event that any thereof is not so, paid, satisfied and discharged, said Mortgage may at any time pay the same or any part thereof without waiving or affecting that option, equity, or right purdeg or by vitrue 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 per cannot and together with such interest shall be secured by the lien of this mortgage.
- of each and every sucapayment shall be immediately due and payanic and shall be secured by the lien of this mortgage.

  3. To place and continuously less the improvements now of hereafter on said land, and the equipment and personalty covered by this mortgage insured in San company or companies, as may be approved by said Mortgage against loss by fire, windstorm, war damages, and other payards and contingencing in such amount and for such periods as may be required by said Mortgage; and all, insurance epolicies, on any of said buildings, equipment, and/or personalty, any laterest therein or part thereof, shall contain the usual standard Mortgage clause making the loss under said policies, each and every, payable to said Mortgagee; and, not less than ton days in advance of the expiration of each dilicy to deliver to said Mortgagee a renewal thereof, together with a receipt for the premium of such renewal; and there shall be no insurance placed on any of said buildings, any interest therein or part thereof, unless in the form and with the loss payable as aforesaid; and in the event of loss the Mortgagers will give imflediate notice by mail to said Mortgage amy make proof of loss if not made promptly by Mortgagors and each insufance company econcerted is hereby authorized and directed to make powent for such loss directly to said Mortgage instead of to Mortgagors and said Mortgage jointly, and in the event of loss in not made promptly by Mortgagors and each insufance company excepted in the property of any part thereof, so the renderton of the property of the
- 5. To pay all and singular the costs, charges and espenses, including yeasonable lawyer's fees and cost of abstracts, of aide, incurred and paid at any time by said Mortgager because and or in the event of the failure on the part of the said Mortgagors to duly, prouptly and fully perform, discharge, essente, effect, complete, comply with and abide by each and every the stipulations, agreements, conditions and coverants of said promissors once and this mortgage, any or either and said costs, charges and expenses, each and every, shall be mimorbately 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 hear interest from the date thereof, until paid at the rate of seven pts cent per ainquin, and all costs, charges and expenses so incurred or paid, together with such interest, shall be secured by the lien of this mortgage.
- 6. That (a) in the exent of law breach of this mortgage or detailt on the part of the Mortgagors, or (b), in the event are of said sums of mojey herein referred to be not promptly, and fully paid within ten days gost after the same severally become due and payable, without notice, or (c) in the event each and event the stipulations, agreements, considered executed, effected, completed, completed completed with and alfoled by them, in either or any such event, the said aggregate sum mentioned in said promissory note their remaining impaid, with interest accined, and all moneys secured hereby, shall become due and payable torthogolis, or thereafter, at the option of said Mortgager, as fully and completely is if all of the said sums of money were originally significant to be paid on such day anything in said promissory quote, and or in this mortgager is the contrary motivationally and the equal or in the contrary motivation of quality therefore or thereafter at the option of said Mortgager, without notice of demands and at low or in quality therefore or thereafter begun may be prosecuted as if all moneys secured hereby had matured prior to its institution.
- 7. That the Mortgagot hereby assums all the gents issues, and profits of the mortgaged premises droublend after any default hereunder, and should legal proceedings be instituted pursuant to the instrument, then the Mortgagee shall have the right to have a receiver an ontol of the reus, issues and points, who, are diducting all charges and expenses antenings such proceeding scand the formula of the reus assues and points, who, are diducting all charges and points, toward the payment of theadelt secured hereby
- 8. To duly promptly and fully perform descharge, executed effect, somplete comply with and abide by each and every the stipulations, agreements conditions and angle enables in said promissory son, and in this mornage set forth.

  9. In further security for the payment or the hiddeltestics; evidenced by the rote security the Mornage of the hiddeltestics. os As further security for me ate, covernat and agree as follows
- stipulate, covernant and agree as follows

  (a) That in distinguists to mostify not illness to be paid under the term, or the note seemed hereby, they will not to the Mortgager shall so require a similar quarter to 1.12 in annual traves and assessments and permitting the Mortgager, which has said monthly partities that be credited by the Mortgager of apply in payment or and taxes and assessments and normalized or other hazard insumance of apply in payment of said taxes and assessments and termale on the market insumance of the payments are mally made by the Mortgager of the taxes and assessments and monthly partition of the payments insufficient to payments a mally made by the Mortgager of an absorbing and monthly a major to be made by the Mortgager of the said assessments and monthly the credited by the Mortgager of the said payments and monthly partition of said payments and monthly partition of the sufficient to pay taxes and assessments and insurance programms, as effect assessments and monthly become due and payable, then the Mortgager shall pay to the Mortgager any amount necessary to make up the distinct payments promited account of the Mortgager of monthly partition of the monthly made in the monthly monthly and payments for monthly and payments promitted any payments promited payments promited payments promited payments promited any payments and payable the monthly partition and contribute a detail under this mortgager.

10. Each month all psynifts mustom with all payments to go acraph 2 heremahove and all payments to similar moder the note seemed lightly distributed to other and the acrescate amount thereof shall be paid by the distribution of such angle continue shall be paid by the distribution of such angle care monthly partners shall unless made only to the Mortgages pring to the due data of the easy other payment, constructed a detailst under this mortgage. For every the extreme and volved of the handling deliminant payments, the Mortgages may collect a "late charge" not to exceed two each soft or each dellar of each payment most than interestables in arreas.

Ocerence & Millin