TO HAVE AND TO HOLD, all and singular the said processes unit of the Mortgage of the successors and assigns forever.

The Mortgagor covenants that he is lawfully seized of the premiers here of the contribed in for simple absolute, that he has good right and lawful authority to sell, convey, or encumber the same, and that the tremises are tree and clear of all liens and encumbrances whatsoever. The Mortgagor further over outs to warrant end prever defend all and singular the premises unto the Mortgagoe forever, from end against the Mortgagor and all presess whomsoever lawfully claiming the same or any part thereof.

It is understood that each of the words, note, mortgager at 1 mortgage respectively, whether in the singular or phurd anywhere in this mortgage, shall be singular if one only and shall be plured in thy and severally if more than one, 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, local representatives, so cass is and assigns, hereby jointly and severally covenant and agree to and with said Mortgagor, its local representatives, so casses and assigns:

- 1. To pay all and singular the principal and interest and the various and similar sums of money payable by virtue of said promissory note, and this mortgage, each and every, promptly on the clays respectively the same severally become due
- 2. To pay all and singular the taxes, assessments, leves, fightlifties, of light as at 1 incombrances of every nature and kind now on said described property, and or that hereafter may be levied or assessed thereupon, and or that hereafter may be levied or assessed upon this mortgage and or the indebtedness secured hereby, each and every, when due and payable according to law, before they become delinquent, and before any interest attaches or any problet is incurred; and in so far as any there it is so record the same shall be promptly satisfied and discharged of record and the original official dominant is not as, for instance, the tax receipt or the satisfaction paper officially endorsed or certified shall be placed to the lands of so h Morropose units ten has next after payment; and in the event that any thereof is not a spirit satisfied at 1 deals of so h Morropose units ten has next after payment; and in the event that any thereof is not a spirit satisfied at 1 deals of so h Morropose units at one tay the same or any part thereof without waiving or affecting any optimization of the animoral every such payment of did be minimizately in and payable or shall be a nortgage, and the full amount of the animoral every such payment of the number of the animoral every such payment of the number of the animoral every such payment of the number of the rate of source per cent per account and receiver with such necessarily in the lien of this mortgage.
- A. To place at he intervals keep the major where the more hereafter on said let hand the equipment and personally covered by this marteage mained to such accounts as may be approved by said Mergagie against less by him, with time was damages, and other heart is a host major as may be required by said Mergagie, and all be surface places on an experience of the major and and personalty, any interest therein or part there is shall contact the usual standard Mergagie, as he has under said policies, each and every payable to said Mergagie as its interest may afficient or the experiment of each policy to deliver to and held by said Mergagie a released thereof, in a best for the present of experiment of their shall be no insurance placed on any of said buildings, any interest thereof or part discrete indicas in the form and with the loss payable as aforesaid and in the event of less the Mortagiers will be replaced by notify using a shall be promptly deliver to said mergagie may make proof of less if not male proof by Mergagiers and each insurfance company botterned is hereby and aircel and directed to make payment for such less directive to said Mortagier and said Mortagier may make proof of less if not male proof by Mergagiers and each insurfance company botterned is hereby and aircel and directed to make payment for such less directive to such place or pay becomes pay less many problems hereby secured or to the restoration or report of the transfer distinctly which in the relative distinctly which is the relative of this mergagie. In the event said Mortagages shall for any teason for the keep said premises so insured or fail to disher promptly my of said pulmes of mergages shall for any teason for the keep said premises so insured or fail to disher promptly my of said pulmes of mergagies shall for any teason for the keep said premises so insured or any part here it will any out of each and every such payment shall be immediately due and payable and shall had interest from the date for a fail to find the rate of seve
- 4 To remove or dem Rsh no buildrest on stol premises without the writter closent of the Mortgageer to permit, o must or suffer no waste, impairment or determination of such property or any part thereof and to keep the same and improvements thereof in keed for little are larger.
- 5. To pay all and so golden the costs, charges and expenses, maining reas nable lowyer's fees and cost of abstracts of this insure is dignised any time by said Micrographics continued to dignise and abide by each and terms to dignise property and fully property described and except to design with and abide by each and except the stoppists on a serioustic or invasion in a content of the soil property in an initial mirrigage, any or either, and said outs, charges and expenses and expenses and expenses from the date thereof must be abled to the property of the property of the form the date thereof must be abled to the secondary of all property and the other and expenses so incurred or paid to section with such interest, shall be sourced by the firm of this relative.
- That we in the event of any freath of this mortgage or isfault on the part of the Mortgagers, or (b) in the total any of sate ours of many here a referred to be not promptly and fully perhasible to days next after the same energially be one and passable, without introduction of the event each of the erry the stipulations, agreements, conditions and exempts of said promise by more and this mortgage any error or any such event, the said aggregate sum must be tell in said promise to the first that the control with the said aggregate sum must be tell in said promise to the first that the entire at the extreme deem is an infill moneys secured hereby, shall become often and payable to thought a stipulate in the extreme of said Mortgager, as fully and completely as if all of the said sums of money were enter also stipulate in the parties, such exercises as fully and completely as if all the most case to the controls in twinstanding, and thereupon or thereafter at the option of said Mortgager, without to the or denated sum at law or in equity, therebelone or thereafter begun, may be prosecuted as if all moneys secured hereby had matured prior to its institution.
- 7. But the Mortgag r hereby asserts all the rests, issues, and profits of the sourgaged premises from and after any default become for and should lead proceedings be not inted thurshort to this notioning, then the Mortgagee shall have the right to have a receiver applied of the roots, issues, and process, who, after deducting all charges and expenses aftending such procedures and the seconds of his trust as receiver, shell apply the residue of the rents, issues, and profits, toward the payment of the lebt secured hereby.
- 8. To duly, promptly and fully perform, ductioned, execute, effect, complete, comply with and abide by each and every the stipulations, agreements, conditions and coverants in said premiserry rate and in this mortgage set forth.
- 9. As further security for the payment of the indebtedness enhanced by the rote secured hereby, the Mortgagors stipulate, coverant and agree as follows:
- far. That, in adding note the morthly installments to be part under the terms of the note secured hereby, they will pay to the Mortzagee if the Mortzagee shall so require a sum of the eye equal to 1/12 of annual taxes and assessments and premium or premiums of fire and to read be usurance, or other hazard montance as estimated by the Mortgagee, which last said monthly payments shall be ore lited by the Mortgagee to apply in payment of said taxes and assessments and fire an itemado insurance or other hazard insurance.
- (b) That if the total of the payments unvie by the Mortescers under paragraph (a) shall exceed the amount of payments actually made by the Morteace, for taxes and assessments and resonance premiums, as the case may be, such excess shall be credited by the Morteace, on solvegment payments of the same nature to be made by the Morteacers. If, however, the monthly payments made by the Morteacers under paragraph (a) shall not be sufficient to pay taxes and assessments and insurance premiums, as the case may be, when the same shall become due and payable, then the Morteacers shall pay to the Morteagee any amount necessary to make up the definitions or or before the date when payment of such taxes, assessments or insurance premiums shall be obtained by the Morteage is to make the monthly payments provided in paragraph (a) above, such failure shall constitute a default under this morteage.
- 10. Each month all payments mertioned in subgranaragic error of paracraph 4 hordinators, and all payments to be made under the note secured hereby, shall be added together and the accreate amount thereof shall be paid by the Mortgagors in a single payment. Any deficiency in the annual of such accreate or utilly payment shall, unless made cool by the Mortgagors prior to the due date of the next such payment, constitute a lefault under this mortgage. To cover the extra expense involved in handling delinquent payments, the Mortgagor may collect a line charge, not to exceed two cents for each deliar of each payment more than inteen days in accounts.

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