(3) That said mortgagor will keep unceasingly insured, to	e satisfaction of said mortgage	ee all buildings now or he	reafter on said premises against damage
by firein such sums as may be required and in such companies as may be			
the proceeds of such insurance shall be payable as his interest ina	whether due or not or under	the direction of said mor	tgagee, to the reconstruction or repairs
of said buildings; and in the event of other insurance and contribu amounts secured hereunder; and said mortgagor agrees to pay, pro-			
assessed by law upon said mortgaged premises, or any part thereof secured hereby, or upon the interest paid and payable thereon, wi			
part thereof upon said mortgagee; also to discharge any other lien	oner persons when required: at	nd on default said mortga	agee may pay such insurance premiums.
cause tax searches to be made and pay such taxes and other charge	or discharge same to adjust a	mount thereof, or advise	in respect thereto; and said mortgagor
covenants to repay forthwith to said mortgagee all amounts paid	y him for repairs, insurance p interest thereon at the highest	t legal rate, said mortga	gee shall have a lien on said premises
secured and collectible hereunder, and said mortgagee shall be st	progated to all rights of those	to whom such payments .	Shan have been mader
(4) That if said mortgagor shall make all payments herein default in payment or breach of some covenant hereof; but that if,			
any law shall be passed or any decision rendered by a court of com	d by notes or mortgages, or hi	v virtue whereof the own	er for the time being of said land shall
be authorized to pay any such tax upon said notes and this mortgal	e, or either or them, or upon to	id premises shall be char	geable against the owner of said notes
of such tax from any moneys hereby secured, or by virtue of which and mortgage, or holding that the above undertaking by said mortgage.	gor to pay any tax is illegal or	inoperative, or if said mo	ortgagor does not hold said premises by
title in fee simple, or has not good right to encumber the same, or i	said prefitises are not free or a	st when due or to pay an	v taxes or assessments at least 15 days
before a penalty accrues thereon, or to pay forthwith the costs of re-	said land or of any injury or	vaste impair the value of	said security, or if it is stipulated here-
in that the proceeds hereof shall be used for any specific purpose a	the training and not so used, or a	rest and all other amount	ts stipulated herein, shall, at the option
of said mortgagee, become immediately due and collectible, without	- C-: I mortanes to exercise s	uch option shall be deem	ed a waiver of his right to do so subse-
enacted, and this mortgage may be at once foreclosed; and no failur- quently, nor shall the payment by said mortgagee of taxes, insuran waiver of his right to declare said debt due at any time thereafter.	e premiums or any other amou	int herein authorize, or h	is failure to pay the same, be deemed a
	ter any payment herein agreed	upon shall be past due	and unpaid are hereby assigned by said
mortgagor to said mortgagee, who may, without regard to the value	of said premises of the adequa	ofite and apply the net	proceeds thereof (after deducting pay-
ments for maintenance and improvements of premises, collection of	n collecting such rents or prof	its and for this purpose	the mortgagor hereby agrees that any
Judge of the Circuit Court of said State may, in any County in said	state, at chambers of otherwise	past due and unnaid or if	said notes be placed in the hands of an
attorney for collection or for the protection of the mortgagee's int	ests, or it said debt or any par	t thereof be concered by	an accounty of Ly regard process of
any kind, said mortgagee shall also recover of said mortgagor a re	sonable fee, not less than		11. feel for the mortgage's
attorney for his services, and that for such fee, with interest the	(which said mor con at the highest legal rate,	tgagor hereby agrees is and all costs and expens	a reasonable fee), for the mortgagees ses incurred by the mortgagee, he shall
have a lien on said premises secured and collectible nereunder.			
(7) That all provisions hereof shall extend to and bind all tions, fiduciaries or others, to the same extent as though the words	nortgagors and mortgagees, wher," its, "their" or other suitab	hether one or more of ea le words were formally in	asserted at the proper places herein; also
tions, fiduciaries or others, to the same extent as though the words the heirs, executors, administrators, successors and assigns of said ficiently made by depositing the same in any postoffice, station or le	arties, respectively, and that a terbox, enclosed in a postpaid	ny notice or demand in a envelope, addressed to s	said mortgagor at the last address fur-
nished by him to said mortgagee.			
(8) That said mortgagor, who is a member of said mortgag amendments thereto and all rules and regulations adopted by author	ee association, shall comply with thereof; and if said mortg	h every provision of the agor shall break this cov	enant or cease to be a member of said
association, then, at the option of said mortgagee, said debt shall be	ome immediately due and this r	nortgage may be foreclos	ed as is more fully provided in the fourth
covenant hereot.			
covenant hereof.			
Witness hand and seal the		day of	in the year of our
	and in the one hu	day of	in the year of our
Witness hand and seal the	and in the one hi	day of	in the year of our
Witnesshand and seal the	and in the one hu America.	indred and	
Witnesshand and seal the Lord one thousand, nine hundred and	and in the one hu America.	indred and	in the year of our
Witnesshand and seal the Lord one thousand, nine hundred and year of the Sovereignty and Independence of the United States of Signed, Sealed and Delivered in the Presence of:	America.	indred and	
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Witness	and in the one humanica.	deed deliver the within we the execution thereof.	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (I. S.) (I. S.) (I. S.)
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Witness	and in the one humanica.	deed deliver the within we the execution thereof. a not that she does freely, we the within named	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (I. S.) (I. S.) (I. S.)
Witness	and in the one humanica.	deed deliver the within we the execution thereof. a not that she does freely, we the within named	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (I. S.) (I. S.) (I. S.)