40/-860 page 55

TO HAVE AND TO HOLD all and singular the said premises unto the Mortgagee, its successors and assigns forever.

The Mortgagor covenants that he is lawfully selzed of the premises hereinabove described in fee simple absolute, that he has good right and lawful authority to sell, convey, or encumber the same, and that the premises are free and clear of all liens and encumbrances whatsoever. The Mortgagor further covenants to warrant and forever defend all and singular the premises unto the Mortgagee forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof:

The Mortgagor covenants and agrees as follows

- 1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the said note, at the times and in the manner therein provided.
- 2. That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, insurance prepriums, public assessments, repairs or other purposes pursuant to the covenants herein, and also any further loans, advances, readvances or credits that may be made hereafter to the Mortgager by the Mortgagee, and for any other or further obligation or indebtedness due to the Mortgagee by the Mortgager at any time hereafter; and that all sums so advanced shall bear interest at the same rate as the Mortgage debt and shall be payable on demand of the Mortgagee, unless otherwise provided in writing.
- 3. That he will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from time to time by the Mortgagee against loss by fire and other hazards, in such amounts as may be required by the Mortgagee, and in companies acceptable to it, and that he does hereby assign to the Mortgagee all such policies, and that all such policies and renewals thereof shall be held by the Mortgagee and have attached thereto loss payable clauses in favor of, and in form acceptable to the Mortgagee.
- 4. That he will keep all improvements now existing or hereafter erected upon the mortgaged property in good repair, and, in the case of a construction loan, that he will continue construction until completion without interruption, and should he fail to do so, the Mortgagee may, at its option, enter upon said premises, make whatever repairs are necessary, including the completion of any construction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgage debt.
- 5. That the Mortgagee may require the maker, co-maker or endorser of any indebtedness secured hereby to carry life insurance upon himself in a sum sufficient to pay all sums secured by this mortgage, designating the Mortgagee as beneficiary thereof, and, upon failure of the Mortgager to pay the premiums therefor, the Mortgagee may at its option, pay said premiums, and all sums so advanced by the Mortgagee shall become a part of mortgage debt.
- 6. That, together with, and in addition to, the monthly payments of principal and interest payable under the terms of the note secured hereby, he will pay to the Mortgagee, on the first day of each month, until the indebtedness secured hereby is paid in full, a sum equal to one twelfth of the annual taxes, public assessments and insurance premiums, as estimated by the Mortgagee, and, on the failure of the Mortgager to pay all taxes, insurance premiums and public assessments, the Mortgagee may at its option, pay said items and charge all advances therefor to the mortgage debt.
- 7. That he hereby assigns all the rents, issues, and profits of the mortgaged premises from and after any default hereunder, and should legal proceedings be instituted pursuant to this instrument, then the Mortgagee shall have the right to have a receiver appointed of the rents, issues, and profits, who, after deducting all charges and expenses attending such proceedings and the execution of his trust as receiver, shall apply the residue of the rents, issues, and profits, toward the payment of the debt secured hereby.
- 8. That, at the option of the Mortgagee, this mortgage shall become due and payable forthwith if the Mortgagor shall convey away said mortgaged premises, or if the title shall become vested in any other person in any manner whatsoever other than by death of the Mortgagor, or, in the case of a construction loan, if the Mortgagor shall permit work on the project to become and remain interrupted for a period of fifteen (15) days without the written consent of the Mortgagee.
- 9. It is agreed that the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and covenants of this mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and virtue. If there is a default in any of the terms, conditions or covenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee, all sums then owing by the Mortgagor to the Mortgagee shall become immediately due and payable and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party to any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part, thereof be placed in the hands of an attorney at law for collection by suit or otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortgagee, as a part of the debt secured thereby, and may be recovered and collected hereunder.

10. The covenants herein contained shall blind, and the benefits and advantages shall inure to the respective heirs, executors, administrators, successors, and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

man menure me pinian, an	o browns are surgames	- Maria Maria Maria Maria	NEW CONTRACTOR		· 阿尔德·巴耳氏 新花 新 化 化化化 解学
		y of the life of		图形显微 为情,有心理气动	
WITNESS my hand a	and and there O the	day of	June	10 10 10	61
WITHESS my nand a	no sem ons 🧸 🗪 🗸	uny or a grant	The Table of the Control of the Cont	2015 Block States 18	nya ritutata
그 없이 그리트 관생하다 어린택생각					
La company of the contract of	A man of the later of the	an Carolie Lilliani	BEREA FRIEN	DSHIP METHOD	IST CHURCHEAL)
Signed, scaled, and deliver	ea i	· 177 中国安徽			
the man indicated to the transit of the court of the court	化基型氯酚医基氯化物 倒点 地名美国	7十一經濟氣 阿克爾德的	Rui 1/2 X/	Philpot	型性 影響 医无线
هند را line the presence of	能自動物 网络克莱吉斯克斯马斯	是一个"一种"的"一"。	~•	U CAROLI	(SEAL)
	砂点为砂煤炉上产品有效	也作用的實際是由自能認為	ور است ور	BILL	
na Willand			UTILLAS VOI	. Boll	(SEAL)
The second		dente-present	· 医多种性 医多种性 医多种性 医多种性 医多种性 医多种性 医多种性 医多种性	TO A STATE OF THE PARTY OF THE	or itself the Characters of the Annual Co.
	Charles and the	Lib teather which the	KIN IK	udetto	
・メン・ノハンノート	17		~ / Nu	unu	(SEAL)
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	CARLES VI SOUTH COMMON	STATE LA PROPERT	(2) Park 上級(3) 13	Truste	OR STREET
	医大脑周围的现在分词 网络阿拉斯拉拉拉拉	中国人民共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共	正為來 的现在分词的事件。這個影響的數學	的原理的特殊的。由任中国,包括中国	原 医胃炎 医内侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧