default is made in payment of the principal or interest hereby secured and so long as the covenants and conditions of this mortgage are faithfully performed the said mortgagor, heirs and assigns, shell retain possession of said realestate and shall be entitled to all income and profits derived therefrom; this assignment of rents to cease and determine upon release of this mortgage, or payment of the debt secured thereby.

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PROVISIONS FOR APPOINTIENT OF BECEIVER. Tenth- In case any bill or petition is filed in an action brought to foreclase this mortage, the court may on motion of themortgagee its successors or asigns without respect to the condition or value of the property herein described appoint a Receiver to take immediate possession of the mortgaged premises, to moin0 tain and lease the same, and to collect the rents and profits arising therefrom, during the pendency of such foreclosure and until the debt is fully paid and apply suchrats and add profits to the payment and satisfaction of the amount due under this mortgage, first deducting all proper charges and expenses attending the execution of said trust, and said mortgagee shell, in no case be held to account for any demages, nor for any rentals other than actually received.

BROVISIONS FOR ATTORNEY'S FEES AND COSTS. Eleventh: In the event of this mortage being foreclosed or or proceedings being brought for that purpose, or if said principal note be placed in the hands of an attorney for collection, the said mrtgagors, their heirs, legal representatives, successors and assigns, shall pay reasonable attorney's fees, and any expense idcorred in procuring a supplemental abatract of title to said premises, with interest on such sums at the rate of ten per centum per annum, the same to be taxed as part of the cost of the case, for the benefit of the plaintiff or complainant, and the same shallbe a lien on the premises hereby mortgaged and shall be due and payable when action is commenced, or when said principal note is placed in the hands of an attorney for collection; and for the consideration above mentioned the said margaporthereby expressly waives the appaisement o f said real state and all benefits of the homestend and say laws of said State. Twelfth. If any action or proceedings be commenced (except an action COST OF LITIGATION. to foreclose this mortgage or to collect the debt secured thereby) to which action or proceeding the holder of this mortgage is made a part, or in which it becomes necessary to defend or uphold the lien of this mortgage, all sums paid by the holder of this mortgage for the expense of any litigation to prosecute or defend the rights and liens created by this mortgage (including reasonable counsel fee) shall be paid by the mortgagor, together with interest thereon at the rate of ten per centu m per annum, and any such sum and the interest thereon shall be a lienon said premises prior to any right, or title to interest in or claim upon said premises, sttaching or accruing subsequent to the lien of this mortgage, and shall be deemed to be secured by this mortgage and by the notes which it secures.

STATE-OF AMOUNT DUE. Thirteenth: Should the sold mortgages or any hold of the debt hereby secured, dosire to assign/or transfer the same, the mortgagor, or any subsequebt owner of the sold property will upon request and within tendays thereafter furnish a statement, in writing, duly acknowledged, as to the amount due or unpaid upon sold debt and whether the same be without offset or counterclaim, but such statement shallnot be binding or conclasive upon themortgagee.

MORTGAGE TAXATION. Fourteen th: In the event of the enactment after the date hereof of any Federal or State law deducting from the value of Land for the purpose of taxation any lian thereon, or changing in any waythe laws for the taxation of mortgages, or security, dees at debte secured by motional and security sleets or the manner of the collection of any such taxes so as to effect this instrument, or the debt hereby secured, the holder of this instrument, and the debt hereby secured shall have the right to give 60 days notice in writing to the mortraror, or to the then owner of record of

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