voi 42	S PAGE LUS	f	Real Es	tate Mortg	are		•
The interest hereby conveyed is subordinate to a Real Estate Cortgage hereinafter referred to as "prior instrument" given by James G. Pridmore							
hereinafter refe	erred to as "prior instrument	given by	ames u. r.	Lignore			
to	C Douglas	Jilson &	<u>.Co.</u>		dated	April 16	
securing an ind	debtedness in the original pri	ncipal sum of \$_£	250,00	and recorded o	r filed in R.M.	C. Offic	e for (Book and page or other
	lle County in Mo	rtgage Boo	ok, a	t age			(Hook and page or other
onADT11 16,, 149. Hazard insurance of such types and amounts as the holder of the indebtedness secured hereby may from							
time to time require, shall be continuously maintained on the improvements now or hereafter on the aforesaid premises. To the extent required by							
the prior instrument and while the indebtedness secured thereby remains unpaid, deposits for ground rents, taxes, assessments, and insurance may be							
made with the party secured thereby; also all insurance policies may be held by such party and loss payable clauses may reflect							
the prior interest of such party. Although the holder of the indebtedness hereby secured waives duplication of action taken to INITIALED BY							
satisfy requirements of the prior instrument, there shall be furnished to said holder, upon request, satisfactory evidence that all requirements of the prior instrument have in fact been fullfilled. A default in any covenant or agreement in the prior iDENTIFICATION							
							IDENTIFICATION
	ll constitute a default herein						VIS (/
	reement to such extent as a						- A - D
	other default herein, said hole						B.E. V.
close immediate	ely, and may exercise any oth	er rights hereund	ler or take any o	ther proper action	n as by law prov	/ided.Insofar	

as the provisions of this paragraph are inconsistent with any other provisions of this instrument, this paragraph shall control. 16—50993—1

And should the Mortgagee, by transline any such insurance against loss as aforesaid, receive any sum or sums of money for any damage to the said building or buildings, such amount may be retained and applied by it toward payment of the amount hereby secured; or the same may be paid over, either wholly or in part, to the said Mortgagor, his successors, heirs or assigns, to enable such parties to repair said buildings or to erect new buildings in their place, or for any other purpose or object satisfactory to the Mortgagee, without affecting the lien of this mortgage for the full amount secured thereby before such damage, or such payment over, took place.

And it is further covenanted and agreed that in the event of the passage, after the date of this mortgage, of any law deducting any lien thereon from the value of land, for the purpose of taxation, or changing in any way the laws now in force for the taxation of mortgages or debts secured by mortgage, or the manner of the collection of any such taxes, so as to affect this mortgage, the whole of the principal sum secured by this mortgage, together with the interest due thereon, shall, at the option of the said Mortgagee, without notice to any party, become immediately due and payable.

And it is further covenanted and agreed that the mailing of a written notice and demand by depositing it in any post-office, station, or letter-box enclosed in a postpaid envelope addressed to the owner of record of said mortgaged premises, and directed to said owner at the last address actually furnished to the holder of this mortgage, or in default thereof, directed to said owner at said mortgaged premises, shall be sufficient notice and demand in any case arising under this instrument, and required by the provisions thereof or the requirements of the law.

And it is further covenanted and agreed by said parties that in default of the payment by said Mortgagor of all or any taxes, charges and assessments which may be imposed by law upon the said mortgaged premises or any part thereof, it shall and may be lawful for the said Mortgagee, its successors, legal representatives and assigns, to pay the amount of any such tax, charge or assessment with any expenses attending the same; and any amounts so paid, the Mortgagor shall repay to the said Mortgagee, its successors, legal representatives or assigns, on demand, with interest thereon, and the same shall be a lien on the said premises and be secured by the said bond and by these presents; and the whole amount hereby secured, if not then due, shall thereupon, if the said Mortgagee so elects, become due and payable forthwith. And the said Mortgagor does further covenant and agree that he will execute or procure any further necessary assurance of the title to said premises and will forever warrant said title.

And the said Mortgagor further covenants and agrees, should the said obligation be placed in the bands of an attorney for collection, by suit or otherwise, in case of any default in the covenants and agreements herein contained, to pay all costs of collection and litigation, together with a reasonable attorney's fee, and the same shall be a lien on the said premises and be secured by this mortgage, and payment thereof enforced in the same manner as the principal obligation.

Whenever the singular or plural number, or masculine, feminine, or neuter gender, is used herein, it shall equally include the other, and every mention herein of "Mortgagor" or "Mortgageo" shall include the heirs, executors, administrators, successors, and assigns of the party or parties so designated.

The Mortgason agrees then there whall be added to each mostly may not as quired named ter or under the submedee of debt sections by the Nortgasee to be additioned to enable the compages to age, a class contract the contract to a submedee of the contract to contract the contract to contract the contract of taxes, a sessments, hereaft incurance or sinilar areas resulted to the contract of taxes, a sessments, hereaft incurance or sinilar areas.

In Witness Whereof, the Mortgagor has hereunt	o set his hand and seal this day
of Armil, in the year of our L	
and in the one hundred and love ty-Inlind United States of America.	year of the Independence of the
Signed, scaled and delivered in the presence of the Williams of the scale of the sc	James & highore 15

RENUNCIATION OF DOWER