Lender's written agreement or applicable law. Both our shall can the solution of the design to the applicable

manner provided under paragraph 2 bereof

manner provided under paragraph 2 betoof.

Any arronals dishused by Londer property to this paragraph 7, with interest illinear of all become additional indehedness of Borrower secured by this Mortgage. Unless Borrower and Londer service to this interest of gastine, to such amounts shall be payable upon notice from Londer to Borrower to contraparagraph there to and in 10 contributed from the date of dishusement at the rate payable from time to true on ourstaffing provipal under the Nore unless payment of interest at such rate would be contrain to upplicable low, in which event such amounts shall hear interest at the highest rate permissible under applicable low. Nothing contained in this prescript 7 shall sequent for the order on early expense or take only a forehearder. any action hereunder.

8. Inspection. Lender may make or wasse to be mode reasonable outries ago as and inspections of the Property, provided that Lender shall give Borrower notice prior to any such a spection age for reasonable wasse therefor related to Lender's

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9. Condemnation. The proceeds of any award or claim for claimages, clined or consequential in connection with any condemnation or other taking of the Property, or part thereof or for convey more in later condemnation, are hereby assigned

and shall be paid to I ender.

In the event of a total taking of the Proporty, the proceeds shall be applied to the some second by this Mortgage with the excess, if any, paid to Borrower. In the exert of a partial taking of the Property, incless Borrower and Lender otherwise agree in writing, there shall be applied to the sams secured by this Mortgage such proportion of the proceeds as is equal to that proportion which the amount of the sams secured by this Mortgage immediately prior to the date of taking bears to the fair market value of the Property insmed ately grace to the date of taking, with the halance of the proceeds askemed or bing

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages. Burrower fails to respond to Lender within his days after the date with notice is mailed. Lender is authorized to collect and apply the proceeds at Lender's option, either to restoration or repair of the

Property or to the sures secured by this Mortgage

Unless Lender and Borrower otherwise agree in writing any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in a grazzants. Land 2 hereof or change the amount of

10. Borrower Not Released. Extension of the time for promote or modification of amortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Bi trower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for pasment or otherwise modify amortization of the sums secured by this Mortgage by reason of any dentand made by the original Borrower and Burrower's successors in interest

11. Forbearance by Lender Not a Waiver. Any forbearance by Londer in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other lens or charges by Londer shall not be a waiver of Londer's right to accelerate the maturity of the indebtedness secured by this Mortgaze.

12. Paradia Computation. All some his proported and Management of the payment of the procurement of the payment of the indebtedness secured by this Mortgaze.

12. Remedies Cumulative. All remedies provided in this Mortaige are distinct and cumulative to any other right or

remedy under this Mortgage or afforded by tax or equity and may be overcased concurrently, independently or successively.

13. Successors and Assigns Bound: Joint and Several Liability: Captions. The covenants and agreements herein contained shall hind the rights hereinder shall nate to the respect se success is and assigns of her for and Borrower, subject to the provisions of paragraph. In hereof. All covenants and agreements of Borrower shall be look and several. The captions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof. interpret or define the provisions bereof.

14. Notice. Except for any notice required under applicable law to be given in another manner, far any notice to Borrower provided for in this Mortgage shall be given by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided berein, and thi any notice to I ender shall be given by certified made return receipt requested, to I ender's address stated herein or to such other address as Lender may designate by notice to Burrower as provided here a. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in the marker designated herein

Mortgage shall be deemed to have been given to Borrower or Lender when given in the marner designated herein.

15. Uniform Mortgage: Governing Law: Severability. This form of mortgage combines uniform covenants for national use and non-uniform covenants with limited various has a new or to constitute a uniform security instrument covering real property. This Mortgage shall be governed by the law of the variet character on which the Property is located. In the event that any provision or clause of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of the Mortgage and the Note which can be given effect without the conflicting provision, and to this end the provisions of the Mortgage and the Note we declared to be severable.

16. Borrower's Copy. Borrower shall be from shed a continued copy of the Note and of this Mortgage at the time of execution or after recordation bereaf

of execution or after recordation bereef-

17. Transfer of the Property: Assumption. If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written conserve excluding our the Property or an interest therein is sold or transferred by Borrower without Lender's prior written conserve excluding on the creation of a latent or encumbrance subsord nate to this Mortgage. (In the creation of a parch we are new society interest for his sebold applicaces, i.e. a transfer by devise, descent or hy operation of his open the feath of a next tens for his feath of any leasehold interest of three years or less not containing an option to perchase Lender may or Lender's room of close of the some sec, red by this Mortgage to be immediately die and payable. Lender so if have way as a feath of not not accelerate it grant to the sile or transfer. Lender and the person to whom the Property is to be sold or transferred rough agreement in an ing that the credit of such person is satisfactors to Londer, and that the interest on a child on the containing many his room. Londer is satisfactory to Lender and that the interest passible on the satisfactory to Lender shall be at such rate as Lender shall request. If Lender has waised the appear to accelerate provided in this partiaraph 17, and if Barrower's successor in interest has executed a written assumpt on agreement accepted in arming by Lender. For der shall releise Betrower from all obligations under this Mortgage and the Note.

If Lender exercises such appear to accelerate. Letter still that B thoward of celeforation in accordance with paragraph 14 hereot. Such notice of all provides a period of the less that he had not be date the indice to maked within which Borrower may pay the sums decired die. It B the were discounted as the sum provide expenditure of the lender of the countries of the countries of the countries of the lender of the lend Lender may, without further notice or demond on Born act. Take they record as per often on pursuraph 18 hereof

Non-Unitorsi Coveniers. Bettewer and Lender further concrete and agree as help as

18. Acceleration: Remedies. Except as provided in paragraph 17 hereof, upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall mail notice to Borrower as provided in paragraph 14 hereof specifying: (1) the breach: (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the breach is not cured on or before the date specified in the notice. Lender at Lender's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of forcelosure, including, but not limited to, reasonable attorney's fees, and costs of documentary evidence, abstracts and title reports, all of which shall be additional sums

secured by this Mortgage.

19. Borrower's Right to Reinstate. Notwithstanding London's receleration of the some secured by this Mortgage. Borrower shall have the right to have any proceedings began by London to one recitive this Mortgage decommend at any time.

Service Control