A (1) To pay said indebtedoes and the interest therem as herein and in said note previded, or according to any agreement extending the set previded area constrained to the set of the s

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....

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedows. I promise to pay the monthly to the Mortgager, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such iteras, which payment of each iterat, the payment of a saving account and withdrawn by it to pay month entities and iteras are payment at the payment of each iterat, the accent and that the Mortgager advances apon this obligation sum iteras iteras iteras and indebtedows and indebtedows and indebtedows and indebtedows and the saving account and withdrawn by it to pay month entities and iteras are account, the difference payment of each indebtedows are payed in a saving account and withdrawn the save account in the sufficient (payed advances apon this obligation save sufficient to pay said items as the same account development and the payment and the sufficient (payed advances apont this obligation save sufficient to pay said items as the same account development development and the sufficient to pay said items are highered and accelerate and the same account and withdrawn the same are hereby pleaded to further source this indebtedows. The Mortgager is nutleorized to pay said items as charged or hilled without thurber identify.

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this mortgage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage delt and shall increase the term of visit dots and note indebtedness under all of the terms of visit dots and accepted for such advance and obsall be accepted and debtedness under all of the terms of visit dots and accepted for such advance and possible mostly payments and a different interest are advanced for different monthly payments and a different interest and observed express models allow of the contract, but in all-other respects this contract shall remain in fall force and effect as to said indebtedness, including all advances.



D That in case of failure to perform any of the covenants herein, Morrgages may do in Morrgages's heldif everything so convenants', that said Morrgages may also do any act it may deem necessary to protect the lies hereoft that Morrgages will reply the more and moneys paid of dishured by Morrgages (or any of the above purposes and such moneys together with interest thereins at the failure rate for which it is then lawful to contract shall become so much additional indetectores werend by this morrgage with the same priority as the original indetectores and may be included in any decree forcelosing this morrgage and he paid out of the rents or preceded of safe of said premises if not otherwise paid; that it shall not be obligatory upon the Morrgages of all be isometrough as requiring the Morrgage to advance any moneys for any purpose nor to do any act hereander, and the Morrgager shall not incur any personal liability because of anything it may do or omit to do hereander.

E That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mutigagor at the date hereof, or at a later date, and to secure any other amount or amount# that may be added to the mortgage indebtedness under the terms of this mortgage contract.

F That in the event the ownership of said property or any part thereof becames vested in a person other than the Mortgages, the Mortgages may, without notice to the Mortgages, deal with such accessors or successors in interest with reference to this mortgage and the debt hereby secured in the same manner as with the Mortgages, and may forber to suc or mary greend line for payment of the debt, secured hereby, without discharging or in any way affecting the liability of the Mortgage terunder as upon the debt hereby secured.

secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the delth hereby secured: G. That time is of the essence hereof and if default be made in performance of any revenant herein contained or in making any payment under said note or obligation or any way extension or ensewal thereof, or il proceedings be instituted to endayce any other line or charge upon any of said property, ar agon the failing of a proceeding in hank-rupty be placed under control of or in creasidy of any covera or the Mortgagor abandon any of said property, then and in any of said events, the Mortgager is usually control of the Mortgager beyondone, to declare without affecting the line hereby created or the priority of said line or any ray rate the bernefield by Mortgager, and empowered, at its option and visuous secured hereby immediately dee and payable, whether ne are saids default heremediad by Mortgager may also immediately proceed to forcelose this mortgage, and any of said events the Mortgager to the Mortgager may also immediately proceed to forcelose this mortgage, and any forcelosure a safe may be made of the premises en makes without affecting

If That the Mortgages may employ counsel for advice or other legal service at the Mortgages's discretion in connection with any impute as to the dott hereby secured or the lies of this lostrument, or any litigation to which the Mortgages pay be made a party on irre and of this is on e which may affect the title to the property securing the indektedness hereby secured or which may affect said delt or irre and only resonable attorney of the intervent of this property securing the indektedness hereby secured or which may affect said delt or segmandly inverted in the forestory of the intervent of the property securing the same and in connection with any set of the delt hereby secured. All such amorggage and all of the property securing the same and in connection with any other dispute at of the delt hereby secured. All such amounts shall be payable by the Mortgager to the Mortgages on demand, and if not paid obstructs rate then at the legal rate.

■ 1 In case the mortgaged property, or any part thereal, shall be taken by condemnation, the Mortgagee in hereby empowers? to collect and/receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation secured hereby, or to the ergain and restoration of any property so damaged, provided that any excess over the amount of the indebtdeed new shall be delivered to the Mortgagee or his samples.