B In order to provide for the payment of taxes, assessmenta, insurance premiums, and other annual charges upon the property couring this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent inde or its own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; or afficient to pay said items as the same accrue, and become payable. If the amount estimated to be sufficient to pay such items; is not sufficient to pay said items as the same accrue, and become payable. If the amount estimated to be sufficient to pay such items; or sufficient to pay said items as the same accrue, and become payable. If the amount estimated to be sufficient to be sufficient to pay such items; is not sufficient, it promise to pay the difference upon demand. If such sum are held or carried in a savings account the same are here by pledged to duther secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquity.

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C This mortgage contract provides for additional advances which may be made at the option of the Mortgage and secured by this nortgage, and it is agreed that in the event of such advances the amount of such advance and shall be a part of such note indebtedness and shall increase the unpart balance of the note hereby secured by the amount of such advance and shall be a part of such note indebtedness and shall increase the terms of said note and this contract as fully as if a new such note and contract were executed and the diversed. An Additional Advance are and other express modifications of the contract, but in all other respects this contract shall remain in ull force and all force interest the contract shall remain in ull force and effect as to said.

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D. That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's behalf everythint to ennymather that said Mortgagee may also do any act it may deem necessary to protect the lien bereoft that Mortgagor's behalf everythint to ennymather noneys pard or disbussed by Mortgagee for any of the above purposes and, such moneys together with interest thereas upon leasand an rate for which it is then lawful to contract shall before as much additional indibitedness secured by this mortgage will remay upon leasand an a the original indefendences and may be included in any decree forelesing this notegage and be paid out of the rents or preceds all of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to include the validity of any fit encumbrance or claim advanting moneys as above authorized, but nothing largen contained shall be consuled as individual individual individual in the Mortgage any more store of a side or omit to do any act heremider; and the Mortgagee shall not include any personal liability because anything it may do cromit to do hereunder;

E That it is the intent hereoi to secure payment of said note and obligation whether the entire mount shall have been advanced to the Mortgagor at the date hereof, or at a later date, and to secure any other amount or amount is 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 of any part thereof becomes vested in a person other than the Mortgagor, the Mortgagee may, without notice to the Mortgagor, deal with such successor or successor in Interest with reference to this mortgage and the debt bereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of the debt secured hereby, without discharging or in any way affecting the liability of the Mortgagor bereunder or upon the debt hereby secured.

C That time is of the essence hereof and if default he made in performance of any covenant herein contained or in making any payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to esforte any other lies of charge upon any of said property, or upon the filing of a proceeding in bankruptey by or against the Mortgagor, or if the Mortgagor, at its without notice, all sums secured hereby immediately due and payable, whether or not such default he remedied 1 y Mortgagor, and apply toward the payment of said mortgage indebtedness any indebtedness of the Mortgager to the Mortgagor, and said apply available proceed to forechese this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several parts separately:

H. That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured or the lien of this Instrument, or any liftgation to which the Mortgagee may be made a party of this lien or which may affect the tille to the property securing the indebtedness hereby secured or which may affect and debt or reasonable attorney's fees so intrured shall be added to and be a part of the debt hereby secured or which may affect and debtedness hereby secured in the foreclosure of this mortgage and sale of the property securing the amer and unconcection with any of lifestion and enterpoints and any reasonable attorney's fees so intrured shall be added to and be a part of the debt hereby secured Any costs and expense of lifestion affecting said debt or lifest including reasonably secured and we apart of the debt hereby secured. Any costs and expenses of the debt hereby secured and be added to and be a part of the debt hereby secured. Any costs and capters or lifestion affecting said debt or lifest including reasonably secured and we apart of the debt hereby secured. Any costs and expenses or lifestion affecting said debt or lifest including reasonably estimated amounts to conclude the transaction, shall be added to and he a pert of the debt hereby secured or judgment as a part of said no igage debt and shall schule interest at the highest contract rate, or if no such contract rate then at the legal rate.

I In case the mortaged property of any part thereof, shall be taken by condemnation, the Mo tragee is hereby emposed to object and receive all compensation which may be paid for any property taken or for damages to any property not taken out all communication so races 1 shall be forthwith applied by the Mortgage as it may exceed to impediate reduction of the model of the indebtedness of the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness cases shall be delivered to be Mortgagor or his assignce.

All every the delivered where the Mortgager or his assigned. All every the delivered where the mortgager or his assigned in the provided that any excess whether age, whether now due or the avery the discrete the discrete state of the Mortgager of by virbe of any lease or accumately and the solute transferred to the Mortgager, whether now due or the avery the discrete provided that any excess and profit and such the solution of the indented merged in any force or a comparity and such pledge shall not be deemed merged in any force loss to develop and to the mortgager of all such leases and agreement () to pled a said rents, issues and profit or a parity with said real state or agreement () to the gase or accumately and the right in case of default, there all the Mortgager of all such leases and agreement all the avails there onder, together with the right in case of default, there all the force or after functions to set the mortgage and other explores the function in the indented of the mortgage and other set of the formation in the indented of the mortgage and other forms of hearts or as any to the indented or verse and and a be income therefore or all privates and in a general exercise of the income retain reasonable compression for the definence in the forms of the income retain reasonable compression for the definence in the rows of all and the indented or verse and at the income terreform which lies is private and as assessments, and all expresses there is a second and and the indented or verse and at the income retain reasonable compression for the interace premiums. The wort is all represented and the indented or verse and on the indented or verse and on the indented or verse and in the core is a part or not. Whenever a least a core and is a second whether any decree of a core and a second whether in the indented or verse is a discrete and and the indented or verse and and the indented or verse and and the indented or verse and at the indented or verse is a second and and the indented or verse is and and

K That each right one and remedy herein conferred upon the stort range is cumulative of every other right or remedy of the range over and herein is in a conferred, and may be enforced constructed to there it, that no waiter by the Mortgagee of performance of the same of the same or the same or

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