THE MORTGAGOR COVENANTS:

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A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any agreement extending the time of payment thereof; (2) To pay when due and before any penaity attaches thereto all starts special taxes, special taxes

B In order to provide for the payment of taxes assessments, insurance premiums, and other annual charges upon the property one twelfth of such items. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent one twelfth of such items, which payments may, at the option of the Mortgagee, (a) be held by it and commingied with other gues one twelfth of such items, which payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; for the or its own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; for facient to pay said items as the same accent and become payable. If the amount estimated to be sufficient to pay said items is not facient. I promise to pay the difference upon demand. If such sums are held or carried in, a savings account for same strength elevely ledged further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or hilled without further inquiry.

C. This mortgage contract provides for additional advances which may be made the option of the Mortgage and secured by this trace, and it is agreed that in the event of such advances the annual thereof may be added to the mortgage debt and shall increase terms of said note and this fontract as fully as if a new such note and contract while excured and delivered. An Additional Advance and shall be given and accepted for such advance and provision may be made for different monthly payments and a different interest and other express modifications of the contract, but in all other respects this contract shall remain in full force as different interest theteness, including all advances.

D That in case of failure to perform any of the covenants herein Mortgagee may do on Mortgager's behalf everything so conveganted; that shad Mortgagee may also do any act it may deem necessary to protect the ign hereof; that Mortgager will repay upon demand any moneys puid or disbursed by Mortgagee for any of the above purposes end cuch moneys tigether with interest there in at the highest the orangal indebtedness and may be included in any decree forcelosing this mortgage and be paid out of the rents or preceeds of sale of safe foremises in not otherwise [] that it shall not be obligatory upon the Mortgagee to inquire into the validity of any line encumbrance or claim advanting moneys as above authorized, but nothing herein contained shall be constrained in advised as vortages to advance any money for any purpose nor to do any act hereunder; and the Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder:

E That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced on the Mortgagor at the date her of or at a later date, and to secure any other amount or amounts that may be added to the mortgage indeptedness under the terms of this mortgage contract;

⁴ That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the transfer may without notice to the Mortgagor, deal with such successor or successors in interest with reference to the moregage and debl hereby secured in the same manorer as with the Mortgagor, and may forbear, to sue or may extend time is payment of the debt, ared hereby, without discharging or in any way affecting the liability of the Mortgagor hereander or upon the debt hereby secured.

G That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any asyment under said note or obligation or any extension or teneval theteol, or if proceedings be instituted to enforce any other lien or having upon any of said role or obligation or any extension or teneval theteol, or if proceedings be instituted to enforce any other lien or having upon any of said protecting the inclusion of the proceeding in bankraptey by or against the Mortgagor, or if the Mortgagor, and in any of said events the Mortgagor in castody of any court, or if here Mortgagor abandon any effecting the lien derable version of said events. The Mortgagor is castody of any court, or if the Mortgagor abandon any effecting the lien hereby areated or the priority of said events the Mortgagoe is hereby authorized and empowered, at its prior and without affecting the lien hereby areated or the priority of said lien or not such default he remedied by Mortgagoe may adapt the same and payable, whether or not such default he remedied by Mortgagoe may adapt one and the parment of said mortgage indebtedness any indebtedness of the Mirtgage to the Mortgage and asid Mortgagee may also mmediately proceed to for foreclose this mortgage, and in any foreclosure a sale may be made of the premises en masse without affering the everal parts separately:

H. That the Mortgager may employ counsel for advice or other legal service at the Mortgager' discretion in connection, with any dispute as to the their hereby secured or the lies of this last ament, or any hitgation to which the Mortgager may be made a party on account if the inter or which may affect the tile toothe poperty securing the indebtedness hereby secured or which may affect the tile toothe poperty securing the indebtedness hereby secured. Any costs and expenses reasonably hereit or which may affect the tile toothe poperty securing the indebtedness hereby secured. Any costs and expenses reasonably hereits and debt or lies and any teasenable attorney's fees so incurred shall be added to and ne a part of the debt hereby secured. Any costs and expenses reasonably hereits and advice of this mortgage and so the approximation of the foreclosure of this mortgage and so the property securing the indebtedness hereby the transmission, shall be added to and he a part of the debt hereby secured. Any costs and expenses reasonably hereits and advice of the foreclosure of this mortgage and so the property securing the indebtedness hereby the transmission, shall be added to and he a part of the debt hereby secured. All such amounts shall be payable by the Mortgager to the Mortgager on demand, and if not paid shall be included in any decreter indigment as a part of said mortgage debt and shall include raterest at the highest contrast rate, or if no such

I In case the mortgan of property, or any part thereof, shall 'Taken by condemnation, the Mortgage is hereby empowered to effect and receive all compensation which may be paid for any property taken or for drunges to any property not taken and all condemnation magnetized in the received shall be forthwith applied by the Mortgage as a may ere to to the immediate reduction of the indebtedness current hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebted as shall be delivered to the Mortgage or his assignce.

I All casements, nexts, issues and profils of said premises are pledged assigned and transferred to the Mortg caffer in become due, molec or by virtue of any take or agreement for the use or occupa fry of said property, or any e or agreement is writh nex verbal and it is the intention hereof (a) to pledge said rents, issues and profits on a pa-net scondurity, and such pledge shall not be decimed magned in any forcelosure decree, and (b) to establish "emment to the Mortgage of all such leates and greements and all the avails thereunder, together with the ase or agreement and agt scientiar and rgt sizoniarity and such pledge shall not be deemed me.ged in any foreclosure algebre. and (b) to establish an alsolute transfer and assignment to the Mortgage of all such leases and arreements and all the avails thereunder, together with the right in case of default rither before or after force on re-sale, to rate upon and take possession of manage, maintain and operate said premises, or any, part thereof, make leases for terms deemed advantageous to it, terminate or meifuly existing or future leases --ollect said avails, rents, issues and profits, regardless of when carned, and use such measures whether legal or equitable as it may deem proper to enforce collection thereof, employ tening adents of when carned, and use such measures whether legal or equitable as it may deem proper to enforce collection thereof, employ tening adents of when earned, and use such measures whether legal or equitable as it may deem proper to enforce collection thereof, employ tening adents of where employees, after or repair said promises, buy furnishings and equipitent therefor when it deems necessary purchase adequate, for and extended coverage and other-forms of insurance as may be deemed advisable, and in general exercise all beereby created on the income relative casenable, advanted on the income thereform which lien is prior to the lien of any other indebtedness hereby secured, and out of the income relative casenable compensation for itself, pay insurance premium, taxes and assessmenta, and all expenses of every kind, including atorney's fees, incurred in the exercise of the powers hereing iven, and from time to time apply any bala are of income not, in it sale disayetions needed for the aforeable process. For dis futereat, and then on the principal of the indebtedness hereby secured, here or other any decree all foreclosure deemes in descretaed for the provers local of all, when the there here a sub-rection of the provers herein of a structure of the indebtedness of the powers herein in the provers local of all, any wh In performent any decree all foreclosure, and so, the deficiency in the proceeds of sale, if any wheth a there he a decree illeration of not. Whenever all of the indebtadness so atted hereby is paid, and the Mortgagee, in its sole discretion, feels that destantial uncorrected default in performance of the Mortgagor's agreement? herein, the Mortgagee may consistent on the relinquish possession and pay to Mortgagor any surplus income in its hands. The possession of Mortgagee may continue until see secured hereby is paid in full or antil the delivery of a Master's Deed or Special Canne sioner's D. a "term hered, but in o deep the issued, then until the expiration of the stationy period during which it may be issued. In hered, Mortgagee shall "ave all powers, if any, which it might have had without this paragraph. No sait shall be gainet Mortgagee is and upor, set or unissions relating to the subject matter of this paragraph. No sait shall be reformed and upor sets or unissions relating to the subject matter of this paragraph. No sait shall be reformed and the possession classes, if