IN WITNESS WHEREOF, we have hereunto set our hands and seals this 17th . day the Herbert A. Hartman (SEAL) June Margrete L. Hartman (SEAL) (SEAL)

K That each right, power and remedy herein conferred upon the Mortgages is cumulative of every office right or remedy of the Mortgages, soluther further in a sid officiation contained shall thereafter in any manner affect the right of Mortgages of performance performance of the same or any other of soil covenants, that wherever the context hereof requires, the misculine gender, as used herein shall include the same of any other of soil covenants, that wherever the context hereof requires, the misculine gender, as used herein shall include the planat, that all rights and obligation contained shall even and the same of any other of soils covenants, that wherever the context hereof requires, the misculine gender, as used herein shall include the planat, that all rights and obligations under and the successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often an occasion therefor arises.

under so by virtue of and per bedgeed, assigned and transferreed in the Mortgagee, whether the use or occupanty of said property or any part thereof, a or phologic said work, issues and profigs on a parity with tail in proceeding thereindee, and (1) to establish an absolute to 1) the avails thereindee, together with the right in case on of, manage, maintain and operate said premises or a molify existing or human for a proper ap withere collects at an equitable as it must down proper ap withere collects in structure in the said of the said of the said at an equitable as it must down proper ap withere collects in property the said of the said of the said of the said down applied to the said of the said of the said of the down applied to the said of the said of the said of the down applied to the said of the said of the said of the down applied to the said of the said of the said of the down applied the said of the said of the said of the down applied to the said of the form of any other mathematics of the said and the said of the form of any other mathematics. make les where as only to any purpose supercount for any purpose where from is prior to the and out of the above relative residual to the derive therefore skills from a prior in the local are other indefined which a line, is and, including attainers level in the accession of the powers herein green, and from time in time and the apple are labeled and and, including attainers level in the accession of the powers herein green, and from time in time apple are labeled at every behave an attain any device of hereinseries and the devices herein green, and from time in time apple are labeled every behave an attain any device of hereinseries. And on the devices are in the proceeds of sale, if any, whether there he advectes non-interview of all of the indefinitely as a second of the power in the proceeds of sale, if any, whether there he advectes no antistantial mecorecord definit in performance of the Martgager in its sale discretion, field in the attained of shall off-optical herein in a performance of the Martgager in its sale discretion, field in the shall off-optical herein in a performance of the Martgager in its sale discretion, field in the shall off-optical herein in a performance of the Martgager in the sale of sole of the powers in the hards. The powersion of Martgager may continue and and the herein the descretionary power at any time to reture to the statistics period during which if any the issued. The han hereof. Martgager have any time all powers, if any which it must have find without this paragraph. No said shall be againet Mortgager have a unission returns returns to the and without this paragraph. No said shall a single Mortgager have an unission returns the advice in the statistics is paragraph. Most, which shall be a safer Mortgager have an unission returns the advice of the sparagraph. Most said that a single Mortgager have an unission emission returns the advice of this paragraph. Most is during a single Mortgager have an unission emission returns the same of this paragraph. Most is during the same theory market have the assession states.

I In case the morigaged property, or any part thereof, shall be taken by condemnation, the Morigages is hereby empowered to because because all compensation which may be paid for any property taken or for duringes to any property not taken and all condemnation approximations received shall be furthering applied by the Morigageo as it may elect, to the immediate reduction of the indebted area because the repair and restoration of any property so damaged, provided that any every over the anount of the indebted e shall be delivered to the Morigageo or his assignce.

11 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 delt barely secured or the lies of this Instrument, or any litigation to which the Mortgagee may be made a party on the or and in the item of which can affect the tile to the property securing the indebtedies hereby secured or which may affect the tile to the property securing the indebtedies hereby secured or which may affect said delt or ites and any reasonable attorney's fews an after red shall be added to and be a part of the delt hereby secured. Any costs and expenses or bigative affecting said delt or line, including reasonable efforts securing the same and in connection with any other disputes or bigative affecting said delt or line, including reasonably estimated amounts to conclude the transaction, shall be added to and be a be included in any decree or indemnet as a part of said martgage delt and shall include interest at the highest contract rate, or if no such contract rate then at the legal rate.

G That time is of the essence hereof and it defaults he made in performance of any covenant herein contained or in making any reasoned merely, without discharging or in any say allocing the habitity of the Mortgagor hereinder or upon the delt/hereby secured? G. That time is of the essence hereof and it defaults he made in performance of any covenant herein contained or in making any reasoned merely as an object, or upon the filling of a proceeding in bankrupty by or against the Mortgagor, or if the Mortgagor, shall make an assignment for the benefit of this creditors or if his property be placed under control of or in custody of any court, or it property be placed under control of or in custody of any court, or it option and without affecting the ban brechy created or the priority of said lien or any right of the Mortgager hereander, in declare bound without affecting the ban brechy created or the priority of said lien or any right of the Mortgager hereander, in declare bound without affecting the ban brechy created or the priority of said lien or any right of the Mortgager hereander, in declare bound the payment of said mortgage indebtedness any indebtedness of the Mortgager to the Mortgager, and apply manediately praceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several party separately:

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgage may, without notice to the Mortgagor, deal with such successor on agreessors in interest with reference to this mortgage and the delt hereby secured in the same manore as with the Mortgagor, and may forbear to sue or may extend time for payment of the delt secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured?

E. That it is the intent beread to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgage at the date beread or at a later date, and to secure any other amount or amounts that may be added to the mortgage added to the mortgage and the secure any other amount or amounts that may be added to the mortgage

D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's behalf everything so convenanted: that said Mortgagee may also do any act it may deem mecessary to protect the lien hereof; that Mortgagor will repay upon demand any moneys paid or disbursed by Mortgagee for any of the above purposes and such moneys together with interest thereon at the highest as the original indicatedness and may be included in any decree foreclosing this mortgage and be paid out of the rents or preceds of membrance or claim advancing moneys as above authorized, but nothing herein contained shall be construined as requiring the Mortgagee of a advance any moneys for any purpose nor to do any art hereander; and the Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder;

C. This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this the uppaid balance of the note hereby secured by this the uppaid balance of the note hereby secured by the advances the amount thereof may be added to the mortgage debt and shall increase the uppaid balance of the note hereby secured by the advances the amount thereof may be added to the mortgage debt and shall increase the terms of said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance and provision may be made for different monthly payments and a different interest indebtedness, including all advances.

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the paymenting this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalently of a such items, which payments may, at the option of the Mortgagee, (a) be held by it and commingled with othe trade 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; (b) be carried to the anount as such as the same accrue and become payable. If the amount estimated to be sufficient to pay said items as the same accrue and become payable. If the amount estimated to be sufficient, to pay the difference upon demand. If such sums are held or carried in a savings account, the same are hereby to further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquiry.

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