affering the lien hereof. Mortgagee shall have all powers if any, which it might have have average to take or to abandon possession of said premises without sustainable against Mortgagee shall have all powers, if any, which it might have had without this paragraph. No suit shall be sustainable against Mortgagee space upon acts or omissions relating to the subject matter of this paragraph unless commenced within the start days after Mortgagee's possession ceases. K. That each right, power and remedy herein conferred, upon the Mortgagee is cumulative of every other right or remedy of the or any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee of performance of the same or any other of said covenants; that wherever the context hereof requires, the macaline gender, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the function that in the singular number, as used herein, shall include the function in and on the Mortgagee; and that the powers and assigns of the Mortgagee; and the successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.

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In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to compensation so received shall be further may be paid for any property taken or for damages to any property not taken and all condemnation, secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the individend needs shall be delivered to the Mortgager or his assignce.

If That the Mortgages may employ counsel for advice or other legal service at the Mortgages discretion in connection with any dispute as to the debt hereby secured or the lien of this Instrument, or any futgation to which the Mortgages may be made a party or ice and any reasonable attorney's lees as instruced shall be added to and be a part of the debt hereby secured or which may affect the tilte to the property securing the indebtedness hereby secured or which may affect as a party or ice and, any reasonable attorney's lees as instruced shall be added to and be a part of the debt hereby secured in which may affect as in the top of the property securing the indebtedness hereby secured in which may affect as a part of the property securing the same and as connection with any other dispute are instantian affecting shall be to be property securing the same and as connection with any other dispute part of the debt hereby secured. All such amounts shall be payable by the Mortgage to the transaction, shall be added to and be a methode in the instantian secured. All such amounts shall be payable by the Mortgage to the Mortgage on demand, and if not paid shall contract rate then at the legal rate.

6 That time is of the essence hereof and if default is made in performance of any covenant herein contained or in making any parent under said note or obligation or any extension or renewal thereof, or if proceedings is instituted to enforce any other there is no the denetic of the indication of the second denetic or if proceedings is instituted to enforce any other is not and in any extension or renewal thereof, or if proceedings is emissioned to enforce any other is not and making any standard make an assignment for the hereof of his creditors or if property is placed under control of or in catoly of any court, or if the Mortgage is hereby authorized and empowered at us whont notice, all sums secured hereby immediately due and payable, whether or on such default be renedied by Mortgage, and apply toward the payment of said mortgage, and in any foreclosure a sale may be made of the promises en passe without offering the another is mortgage, and in any foreclosure a sale may be made of the promises en passe without offering the secure and the secure of the mortgage.

F That in the event the ownership of said property or any part thereaf becomes vested in a person other than the Mortgagor, the Mortgager may, without noice to the Mortgagor, deal with successor or successors in interest will reference to this mortgage and the delth hereby secured in the same manner as with the Mortgagor, and max forbear to save or may extend time for payment of the delth secured hereby, without discharging or in any way affecting the liability of the Mortgager hereinder or upon the delth hereby secured

• E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced indebtedness under the terms of this mortgage contract).

D. That in case of fulline to perform any of the covenants herein. Mottgager may do on Mottgager's behall everything so convenanted is that in case of fulline to perform any of the covenants herein. Mottgager may do on Mottgager's behall everything so convenanted is nonexy spaid or distanced by Mottgager for any of the above purpose, and such moves's together with interest theorem at the bightest at the original indebicities and may be included in gray decree for eclosing fits mortgage to mottgage to and of the value priority of the advector purpose, and such movies priority by fits mortgage with the same priority safe of safe province. In not decord, the obligatory moves together with interest theorem at the bightest at the original indebicities are priority of the mottgage to may of the value of value of the value of value of value of value of value of value of the value of value

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 of such advances are added to the cortgage debt and shall increase the unpaid balance of the note hereby secured by the anomal of access and it is agreed that in the event of such advances due and it is advected to the cortgage debt and shall increase the unpaid balance of the note hereby secured by the anomal of access and it is advected and developed advances and shall be a part of such advances under all of Arrenvent any be given and accepted for such advance and provision may be made for different monthly payments and a different interest the and other express modifications of the contract, but to all other respects this contract shall remain in full force and effect as to said indebtedness, including all advances.

⁶ B. In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property accurating this indebtedness. I promise to pay monthly to the Mortgagee, in addition to the above payments a sum estimated to be exploratent to one twelfth of such items, which payments may, at the option of the Mortgagee, (a) he held by in and commingled with other such bands or its own funds for the payment may, at the option of the Mortgagee, (a) he held by in and commingled with other such to be credited to the unpaid balance of said indebtedness as received, provided that the Mortgagee advantations up of the objective such items to a sufficient. I promise to pay the difference upon demand. If such sums are held or carried in a savings account, the same are hereby pledged to further secure this indebtedness. The Mortgagee is authorized to pay said items a charged or billed without further inquiry.

A 10 To pay said inductions and the interest thereon as herein and in said note provided, or according to any accedent extending to the pay said to the pay

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