

D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's behall everything so convenanted; that said Mortgagee may also do any act it may deem necessary to protect the lien hereof; that Mortgagor's behall everything so convenanted; more spaid or disbursed by Mortgagee for any of the above purposes and such moneys together with interest thereon at the highest for which it is then lawful to contract shall become so much additional indebiedness secured by this mortgage with the same priority as the original indebiedness and may be included in any decree foreclosing this mortgage and be paid out of the rents or preceeds of energy of the shore purpose or contained shall be construed as requiring the Mortgagee to advance any purpose nor to do any act becender; and the Mortgagee's shall not incur any personal liability because of anything it may do or omit to do hereunder;

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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 Mortgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the implicage indebtedness under the terms of this mortgage contract;

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgager may without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and the debt hereby secured in the same manner as with the Mortgagor, and may forlear 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 hereunder or upon the debt hereby secured is

6. That time is of the essence beread and if default be 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 enforce any other lien or charge upon any of said property, or upon the filing of a proceeding in bankruptry by or against the Mortgager or the Mortgage and the bencht of his creditors or if his property be placed under control of or in eastedy of any court, or if the Mortgager and without affecting the hien hereby created or the priority of said events, then and in any of said events, the Mortgage is hereby authorized and empowered, at its option and without affecting the hien hereby created or the priority of said lien or any right of the Mortgager, and apply toward the payment of said mortgage, and in any of said property, in additiones of the Mortgager to hie Mortgager, and said Murtgager may also immediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several parts separately:

If That the Mortgagee may unploy counsel for advice or other legal service at the Mortgager's discretion in connection with any dispute us to the debt hereby secured or the lien of this Instrument, or any Hitgation to which the Mortgagee may be made a party of account of this lien or which may affect the tills to the property securing the indicidences hereby secured or which may glied said debt or instant of any reasonable attorney's fees so interret shall be added to and he a part of the debt hereby secured. Any dots and expension and any reasonable attorney's fees so interret shall be added to and he a part of the debt hereby secured. Any dots and expension in the forechourse of this mortgage and sale of the property securing the same and in connection, shall be added to any its interret in the forechourse of this mortgage and sale of the property securing the same and in connection, shall be added to any its interret in the forechourse of the angle of the property securing the same and in connection, shall be added to any its interret in the torset and any dots and expension in the forechourse of the intering reasonably estimated amounts to conclude the transaction, shall be added to any its and expension in the first of the reasonable attention and any dots and added to any its addition of addition of a shall be added to any its addition of addition of addition of a shall be included in any device or judgment as a part of said mortgage debt and shall include interest at the highest contract rate and its contract rate.

It is ease the nortraged property, or any part thereof, shall be taken by condemnation, the Mortgager is hereful empowered to collect and reserve all compensation which may be paid for any property taken or for damages to any property rot taken and all conformation compensation so received shall be forthwith applied by the Mortgager as it may elect to the innexitiat reducting of the indebted second foreby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebted ness shall be delivered to the Mortgagor or his assignce.

1. All ensements terms must and primits of and premises are fielded, assigned and transferred to the Moftgaget, whether now due of the second term become the inferred and it is the operation hered is the field is an error of and property, or any part thereof, she the said and tax sociality, and such place shall not be described merged in any bare clear terms, together such as a property, or any part thereof, she the said at a social property of the inferred she there and the property of the inferred she there and a social property of the inferred she there and a social property of the inferred she there and a social property of the inferred she there and the property of the property of the property of the inferred she there and there and there

K That each right, power and remody herein conferred upon the Martgauer is canadative of every other right or remely of the Mortgauer, shether berrin or he has conferred and may be enforced concurrently therewith that no waiver by the Martgauer of performance of any coverant herein or in-said adjustion contained shall thereafter in any manner affect the right of Martgauer to require or enhance or any environt herein or in-said adjustion contained shall thereafter in any manner affect the right of Martgauer to require or enhance performance of the same or any dust at and coverants; that wheneve the context hereon jequires, the mascaline gender, as used by each adjust the restrict and the same or any dust at and coverants; that wheneve the context hereon jequires, the mascaline gender, as used by the same of the matter and the same or and the sizealter number as such even, sized hereon, sized include the features and the angle of the Mortgager, and the same or and as binding upon the respective here, secencers, administrators, successors and assigns of the Mortgager, and the powers herein intentioned may be exercised as often as occasion therefor arises.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this. 28th day Jerry W. Stannard A.D. 19 67 August of Star (SÉAL) e.e ackEAL) acheri Katherine E. Stannard · (SEAL) - (SEAL)