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D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgager's behalf everything so convenanted is that said Mortgagee may also do any act it may deem necessary to protect the lien hereof: that Mortgager 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 indebtedness and may be included in any decree forcelosing this mortgage and he paid out of the rents or preceded of encumbrance or claim advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee any the mortgage and he paid out of the rents or preceded of encumbrance or claim advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee of any unpose for any purpose ner to do any act hereunder; and the Mortgagee shall not incur any personal liability because of any moneys for on it 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 Moritageor at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the moritage indebtedness under the terms of this moritage contract: F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Moritageor, the Moritageor may, without notice to the Moritageor, deal with such successor or successors in interest with reference to this moritage and the delth hereby secured in the same manner as with the Moritageor, 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 Moritageor hereunder or upon the delt 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 payment under said note or obligation or any extension or reneval thereof, or if proceedings be instituted to enforce any other lien or charge, apon any of said property, or upon the filing of a proceeding in bankruptcy by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of his creditors or if his property be placed under control of or in eustody of any court, or if the Mortgagor abailor any of said property, then and in any of said events, the Mortgage is hereby authorized and empowered, at its option and without affecting the lien hereby created or the priority of said lien or any right of the Mortgage hereunder, is declare without notice, all sums secured hereby immediately due and payable, whether or not such default be renedied by Mortgagor, and apply inmediately proceed to foreclase this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several parts separately:

Several parts separately:
If This plus Morragages may employ connect for advice or other legal service at the Morragges discretion in connection with any discussion of this plus or which may affect the title to the property securing the indebtedness hereby secured or which may affect asid dela to the function of the second of the foreclosure of this morrage and sale of the property securing the indebtedness hereby secured. Any costs and expenses that any different is an including reasonably indirection with any affect asid dela to a part of the delt hereby secured. Any costs and expenses that any affect and the added to and he a part of the delt hereby secured. Any costs and expenses that any affect and the including reasonably estimated amounts to conclude the transaction, shall be added to and he a part of the delt hereby secured. All such amounts shall be payable by the Morragage to the Morragage on demand, and it not paid shall be minimized with any difference. All such amounts shall be payable by the Morragage to the Morragage is hereby empowered to contract rate of a side morrage debt and shall include interest at the highest contract rate, or if no such and the tage is a part of said for any property secure of the added to any property not taken and all condemnation comparison which may be paid for any property so damaged, provided that any property not taken and all condemnation escured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness hereby encourses shall be delivered to the Morragage restored to the indebtedness.

Served hered, and to the repart and restoration of any property so damaged, provided that any circle order the abaut to the incodes new served here it is the delivered to the Mortgage or his assigned.
• 1 All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgage, whether now due or became due, under or vehal, and it is the interaction hereof (a) to pledge said premises and profits on a parit with soil real easter and profits of said premises are pledged, assigned and transferred to the Mortgage, whether now due or became due, under or vehal, and it is the interaction hereof (a) to pledge said rents, issues and profits on a parit with soil real easter and an to secondarily and such pledge shall not be deemed merged in any force/osure decree, and (b) to establish an absolute transfer and there before or after foree/osure sale, to enter upon and take possession of, manage, maintain and operate said premises, or any part thereof, whether now, part there of the entert and the bott and the origin of an any force/osure leaster (a) to establish and absolute transfer and where enterts and extended coverage and the borne or modify existing or lature leases, collect said axais, rents, issues and profits of sain of extended coverage and on the income relations to it, terminate or modify existing or lature leases, collect said axais, rents, issues and profits every for any part there of other employees atter or repair said premises. Just part there of any other indebtedness of when earned and us such material advance or borne women functions, target and the mortgage of the indebtedness there of and other indebtedness of the mortgage of the indebtedness exerted before to any decree of all such leases exerted here here or any decree of the indebtedness exerted before to asked the event is and exerting and the indebtedness exerted before or after any decree of the indebtedness exerted before to asked there with the right in ask decree of the indebtedness exerted b

K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of axis doligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of axis doligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce include the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and headining upon the respective heris, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein meriod may be exercised as often as occasion therefor arises.