D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgager's behalf everything so convenanted; 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 distartsed by Mortgagee for any of the above purposes and such moneys together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness secured by this mortgage with the same priority as the original indebtedness and may be included in any decree foreclosing this mortgage to inquire into the validity of any lien, encumbrance or chain advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee to advance any moneys for any purpose nor to do any act hereander; and the Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereander:

Start all and start and

.

3

· h

r

in a sei

and the set

1 1

E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced o the Mortgager at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage 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 originer may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and e debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of the debt, ured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured :

the defit hereby secured in the same namer as with the Morrgagor, and may forbear to sue or may extend time for payment of the defit cured hereby, without discharging or in any way affecting the liability of the Morrgagor hereunder or upon the defit hereby secured. 6. That time is of the essence hereol and if default be made in performance of any covenant herein contained or in making any memet under sail note or obligation or any extension or renewal thereof, or if proceedings the instituted in enforce any other line or burged upon any of said property, or upon the filing of a proceeding in bankruptey by or against the Morrgagor, or if the Morrgagor and any observe the hereof in the benefit of his creditors or if his property he plated under control of or in custody of any court, or if burged name an assignment for the benefit of his creditors or if his property he plated under control of or in custody of any court, or if burged name and any observed to there be an any of said events, the Morrgagor and said Amtrgage hereing the defit whole and action any of said property, then and in any of said events, the Morrgager and said Morrgagor, and any dy subsurf on the payment of said morrgage indebtedness any indebtedness of the Morrgager to the Morrgagor, and said Morrgager may also increased its increases this marrgage, and in any forcelosure a sale may be made of the primese ensures without offering the second party second diverses the interiment of and in a process second and subbrefiness berefit wentered as without offering the figure restrictive left, burget second the file of the property second and which the Morrgager and the mate a party or figure restrictive left, burget second the file of the and in a party of and burget second are shink may alter staid defit or more and the file of the defit second and the life of the defit of the defit hereby secured and the party or figure restrictive left, burget second as the interprive sequilation anomity second in the hereby secured and shall be tadde

See that he delivered to the Mortgager or his assigned.
1 All easiments rents issues and profits of suid premises are pledged, assigned transferred to the Mortgager, whether new the arrest of a source that the because days into a source and the second static property, or any part therea, whether new the arrest of a source the source and the second static property of any part therea, whether new the arrest of a source the source and parts is an enter more and the property with an enter area to be provided at the property of a source and the source and parts is and ered static property is and the source and the source and the source and parts is and ered static assignment to the Mortgager of all such basis and ered static provided at the source and the source and the source and parts is and ered static assignment to the Mortgager of all such basis and ered static provided at the source and the source and the source and parts is and ered static provided at the source and parts is and part whether any parts and any the source and source and source and the source a

K. That each right power and remedy herein conferred upon the Mortgages is camulative of every other right or remedy of the Mortgages, sheller herein or in sud-obligation contained shall thereafter in any manner affect the right of Mortgages of performance of any contained shall thereafter in any manner affect the right of Mortgages to require as enduced performance of the same or an other of sud-contained shall thereafter in any manner affect the right of Mortgages to require as enduced performance of the same or an other of sud-contained shall thereafter in any manner affect the right of Mortgages to require as enduced performance of the same or an other of sud-contained shall thereafter in any manner affect the right of Mortgages to require as enduced before another therein requires, the marculane gender, as used herein, shall include the leminer and the obligations timeler there are the container and the provide number, as used herein, shall include the pland; that all rights provide and obligations under the second performance and the subscenes and assigne of the Mortgages, and the successors and assigne of the Mortgager; and that the powers herein mentioned may be exercised as effect as off as pre-for argues.