It in order to provide for the payment of taxes, assessments, insurance preutiums, and other annual charges upon the property securing this indebtedness. I promise to pay monthly to the Mortgager, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which payments may, at the option of the Mortgager, (a) the held by it and commingled with other such lands or its own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; or for he cardied to the unpaid halance of such items; (b) be carried in a savings account and withdrawn by it to pay such items; or officient to pay said items as the same accrue and become payable. The amount estimated to be sufficient to pay said items is not 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 accure this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquiry.

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C. This mortgage contract provides for additional advances which may be made at the option of the Mortgage and secured by this mortgage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall be a part of said note indebtedness index all of the note hereby secured by the immont of such advance and shall be a part of said note indebtedness index all of 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 Agreement may be given and accepted for such advance and provision may be made for different monthly payments and a different interest rate and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said indebtedness, including all advances.

D That in case of failure to perform any of the covenants herein. Mortgagee may do on Mortgageo's behalf everything so convenantist, that said Mortgagee may also do any act it may deem necessary to protect the lien, hereof, that Mortgageo's behalf everything so convenantist, where and mortgages may also do any act it may deem necessary to protect the lien, hereof, that Mortgageo's behalf everything so convenantist, and mortgage may also do any act it may deem necessary to protect the lien, hereof, that Mortgageo's behalf everything so convenantist, and the highest and the same priority of the above purposes and such more scentred by this mortgage with the same priority at the original indebtedness and may be included in any discret forcelosing this mortgage to be pail out of the rents or precesses of a do asid premises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to inquire into the validity of any lien, mumbrance or claim advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee outvance any moneys for any purpose on to do any set thereander; and the Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder:

F. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to 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 indebitedness under the terms of this mortgage contract;

P That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgage Mortgages may without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage the debt hereby secured in the same manner as with the Mortgagor, and may forbear to suc or may extend time for payment of the secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereinsder or upon the debt hereby sec-ted by the same manner as with the mortgagor.

the delt hereby secured in the same name as with the Merizagor, and may forber to use or may extend time for payment of the delt secured hereby, without discharging or in any way affecting the liability of the Marizagor hereander or upon the delt hereby secured; 6. That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any formed made will note or obligation or any extension or renewal thereol, or if proceedings be instituted in enforce any other line or hard or the Marizagor herein or the benefit of his ereditors or if his property be thered under control of or in custody of any court, or the Marizagor handlen any of said property, then and in any of and events the Morizagor is hereby automized and empowered, at its prime and atthant affecting the lien hereby created as the priority of said lien or any right of the Morizagor, and said Marizage may also mediately proceed to foreclose this morizage and in any of and events the Morizage is hereby automized and empowered. It is for any court, or if the payment of said nortage indebtedness are indebtedness of the Morizage is hereby automized and said Marizage may also mediately proceed to foreclose this morizage and in any foreclosure as any be made of the premises en masse without affering the secure and atthant affecting the lien hereby counsel for advice or other length secure at the Morizage may be made a part of the Morizage may be made of the premises en and as a part of the due to hereby secured or which may affect and defa or any reasonality along the may employ counsel for advice or other length secure at the Morizage may be made a part or for and any reasonality along the secure of the morizage and said of the property secure or which may affect and defa to any reasonality along the secure of the morizage and said and the apart of the due thereins extend and in our reasons didet or any reasonality along the secure of the morizage and said enortage dato and he a part of the due t

scented, hereby, or to the regar and restoration of any property so damaged, provided that any excess over the amount of the indicate nees shall be delivered to the Mortgager or his assigner. J All easements, tents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due breatter to become due, andler as by virtue of any lease or agreement for the use or occupancy of said property, dt any part thereol, whether so lease or agreement is written or verbal, and it is the intention hereol (a) to pledge said rents, issues and profits on a parity with said real esti-ated not secondarity and such pledge shall not be deemed in way forelosure decree, and (b) to establish an absolute transfer a assignment to the Mortgages of all such leases and agreements and all the avails thereunder, together with the right in case of defar inter before or after forelosure sale, to enter apon and take possession of, manage, maintain and operate said premises, era of defar inter before or after forelosure sale, to enter apon and take possession of, manage, maintain and operate said premises, real, issues a profin, regardless of when earned, and ase such measures whether legal or equitable as it may deem proper to enforce collection there increase adequate fire and extended coverage and other forms of insurance as may be deemed advisable, and in general exercise powers ordinarily incident to absolute ownership, advance or horrow moivey mercesary for any purpose herein statid to secure which a lie provers ordinarily incident to absolute ownership, advance or horrow moivey mercesary for any purpose herein stated to secure which a lie provers ordinarily incident to absolute ownership, advance or correcterion which lien is prior to the lien of any other indehtedness here secured, and out of the income relation exercise of the powers herein alway, and from time to the any other indehtedness here secured, inchoring attorner's fees, incurred in the evervice of the powers herein a

K That each wight, power and remedy herein conferred upon the Mortgages is cumulative of every other right or remedy of transfer whether herein or isy law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgages of performance or the said obligation contained shall thereafter in any manner affect the right of Mortgages to require or estimate and obligation contained shall thereafter in any manner affect the right of Mortgages to require or estimate or the said obligation contained shall thereafter in any manner affect the right of Mortgages to require or entire or entire or any other of said covenants; that wherever the context hereof requires, the masculine getter, as used herein, shall include the plural; that all rights and obligations and the leminme and the neutry and the singular number, as used herein, shall include the plural; that all rights and obligations are the leminme and the neutry and the singular number, as used herein, shall include the plural; that all rights and obligations are the leminme and the neutry and the singular number, as used herein, shall include the plural; that all rights and obligations are the leminme and the neutry and the singular number, as used herein, shall metude the plural; that all rights and obligations are the singular number.

November	, A.D. 19 <u>67</u>		
O Karmie Salle O. Karmie Galle	(SEAL)	Edna M. Galle	(SEAL
btate of KANSAS			
County of DOUGLAS	SS		