originate intermediates, it promise to pay monitrity to the Mortgage one-twelfth and such items, which payments may, at the option of de or its usen funds for the payment of such items; (b) be carry he credited to the unpaid balance of said indehtedness as receiv-cient, to pay said items as the same accuse and become payable wient. I promise to pay the difference upon domand. If such sum further secure this indebtedness. The Mortgages is authorized to f M t the Mortgagee advances upon this e estimated to be sufficient to pay sa-ied in a savings account, the same are charged or hilled without further inqui-

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C. This motigage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this intergage, and it is agreed that in the event of such advances the amount thereof may be added to the avortgage dela and shall increase the anomat of such advance and solutions in the event of such advances the anomat of such advance and solution in the avortgage dela and shall increase the amount of such advances the advance and solution is added to the avortgage dela and shall increase the terms of such obtained and the solution independences under all of Agreement may be given and accepted for such advance and provision may be made for different monthly payments and a different interest and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said

D That in case of failure to perform any of the covenants herein. Mortgages mathematical Mortgages may also do any act it may deem necessary to protect the lien numers paid or disbursed by Mortgages the ax at like shave partforms and out a sufficient of the shave partforms and such a sufficient of the shave partforms and additional indebter so the sum of the shave partforms and additional indebter so the sufficient of the shave partforms and additional indebter so the sufficient of the suffici do ou Mortgago reof That Mor

E. That it is the intent hereof to scoure payment of said note and obligation whether the entire amount shall have been 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 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 ortgagee may without notice to the Mortgagoe, deal with such successor or successors in infer-dely hereby secured in the same number as with the Mortgagor, and may forkear to see or ma-ured hereby, without discharging or in any way affecting the liability of the Mortgagor herer

G. That time is of the essence hereof and if default be made in performance of any sovenant herein contained or in making an payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien of charge upon any of said property, or upon the filing of a proceeding in bankruptey by or against the Mortgagor, and the Mortgagor abandon any of said property, or upon the filing of a proceeding in bankruptey 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 crossoly of any certr, or i option and without affecting the first hereby created or the priority soil and events, the Mortgagor is berefit authorized and empowered, at it without notice, all sums secured hereby immediately the and payable, whether or any field of the Mortgagor, and appli-toward the payment of said mortgage indebtedness any indebtedness of the Mortgage to the Mortgagor, and said Mortgager may immediately proceed to foreclose this modgage, and in any foreclosure a sale may be made of the promises en masse without offering th several parts separately:

several parts separately: It That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the delt hereby secured or the lies of this Instrument, or any fitgation to which the Mortgage may be made a party on income of this lies or which may affect the title to the property securing the indebtedness hereby secured or which may affect said delt or iteration and any reasonable attorney's ters so inturred shall be added to and be a part of the delt hereby secured. Any costs and expenses reasonably incurred in the forreloaure of this mortgage and saie of the property securing the same and in connection with any affect said delt or reasonably incurred in the forreloaure of this mortgage and saie of the property securing the same and in connection with any affect said delt or reasonably incurred in the forreloaure of this mortgage and saie of the property securing the same and in connection with any offer and any reasonable attorney's term in a spart of said mortgage to the property securing the same and in connection with a diverted to and be a part of the delt hardba secured. All such amounts shall be payable by the Mortgager to the Mortgager is mediated and if not paid shall contract rate there there are the second indice reasonably estimated announts to conclude the transaction, shall be added to and be a configure and receive all conversioned property, or any part thereof, shall be taken by condemnation, the Mortgager is hereive empowered to compensation which may ite paid for any property taken or for damages to any property not taken and all condemnations are shall be delivered to be the Mortgager or his assignee. A fill compared to the deliverent is the Mortgager or his assignee. may be coade a party me of may affect said delt or Any costs and expense-low with any other dispute all be added to and be a and, and if not paid shall intrast.

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K That each right, power and remedy herein conferred upon the Mortgagie is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance of any covenant 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 said covenants; that wherever the context hereof requires, the masculine gender, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the phwal; that all rights and obligations under this mortgage shall extend to and be binding upon the respective heirs, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.