

A function of the boost of the second of the second of the property so damaged, provided that any curves over the amount of the indebidence of the best of the

part thereof, shall be taken by condemnation, the Moltgagee is hereby paid for any property taken or for damages to any property not taken and all ied by the Mortgagee as it may elect, to the immediate reduction of the af-any property so damaged, provided that any caress over the amount of

41 That the Mortgagee may employ dispute as to the debt hereby secured or a first of this lien or which may affect the tien and any reasonable attorney's free so we are an any reasonable attorney's free so the billing of the debt here is an any affect or lien, in part of the debt hereby secured. All such the induction affecting and debt or lien, in part of the debt hereby secures and any construct rate them at the local rate. The advice or other legal arrive at the Mortgagee's discretion in connection with any lien of this Instrument, or any hitigation to which the Mortgagee may be made a party on arred shall be added to and he a part of the delth hereby secured. Any costs and expenses information of the property securing the same and in connection with any other disput-ing reasonably egimated amounts to conclude the transitions, shall be added to and he a must shall be payable by the Mortgagero to the Mortgagee on demand, and if not pard shall arred shall be payable by the Mortgagero to the Mortgage on demand, and if not pard shall are of said martgage delt and shall include interest at the highest contract size, or if no such

G. That time is of the essence hereoi and if default be made in performance of any covenant herein contained or in making any payment under said note ac obligation or any extension or reneval thereoi, 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 bankruptcy by or against the Mortgager or if the Mortgage shall make an assignment for Me bareful of his reditors or if his property by placed under control of or in contody of any other lien or shall make an assignment for Me bareful of his reditors or if his property by placed under control of or in contody of any cover, or if the Mortgager abandor any of said property, then and in any of said events, the Mortgager is hareby authorized and empowered, at his option and without affection the ice berefue of the priority of said lien or any right of the Mortgager, and and empowered, at his without notice, all sums secured hereby immediately due and payahic, whether or no any sub idential to remember of add empowered, at the inmediately proceed to fairedose this mortgage and elebrations any debtedness of the Mortgagers to the Mortgager, and said Mortgager and and Mortgager and in the mort of said mortgage in the interval of the mortgage in the mort of said mortgage in the interval of the mortgage in the mortgage in the mortgage in the mortgage is the Mortgager, and and Mortgager and and Mortgager is the Mortgager in the softward by a faired for the mortgage in the mort of said mortgage in the mort of the mortgage is and proceed in fairedose this mortgage is any idebtedness of the Mortgager to the Mortgager, and and Mortgager as also as a proceeding and and by a said mortgage is the mortgage in the mortgage is and be made of the premises en masse without offering the

F That in the event the ownership of said property or any part thereof becomes vest Mortgagee may, without notice to the Mortgagor, deal with such successor or successor in the debt hereby secured in the same manner as with the Mortgagor, and may forbear to suc secured hereby, without discharging or in any way affecting the liability of the Mortgagor

E That it is the intent hereof to secure payment of said note and obligation whether the entire the Mortgagor at the date hereof, or at a later date, and to secure any other annual or atmounts the debtedness under the terms of this mortgage contract; that may be added to the mortgage

D. That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's behalf everything so convenanted, that and Mortgagee tray also do any act in may deem necessary to protect the lien hereat' that Mortgager's behalf everything so convenanted, incover and or distursed by Mortgagee for any of the above purposes and such moreys together with interest thereon at the highest is the original indeticidarys and the contrast shall become so much additional indetications sectored by this mortgage with the same the highest are for which it is then lawful to contrast shall become so much additional indetications sectored by this mortgage with the same the highest are original indetications and the paid out of the refers or precede or mathing theremises i do to there with the same shall be come advance or claim advancing moneys as above anthorized, but nating herein contained shall be construed as requiring the Mortgage any moneys for any purpose nee to do any set becomender; and the Mortgagee shall not over any personal liability because of any do or omit to do hereunder:

C This mortgage contract provides for additional advances which may be made at the option of the Mortgagee and secured by this tagge, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall increase terms of said note and this contract as hilly as if a new such nois and contract were executed and delivered. An Additional Advance and shall be a part of said note and this contract as like as it a new such nois and contract were executed and delivered. An Additional Advance and shall be a part of said note and advance and shall be a part of said note and delivered. An Additional Advance and shall be a part of said note indebtedness under all editored terms of said note and advance and approximate may be made for different monthly payments and a different interest ended the express modifications set the contract, but in all other respects this contract shall remain or full force and effect as to said editores, including all advance.

. B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property constrained in a start of the payments of taxes, assessments, insurance premiums, and other annual charges upon the property constrained in a start of the above payments, a sum estimated to be equivalent to one-twelfth of such items, which payments may, at the option of the Mortgagee, (a) be held by it and commingled with other so to constrained to the payment of such items; (b) be carried to be equivalent of a saving account, and withdrawn by it to pay such items of the one payment of such items; (b) be carried in a savings account, and withdrawn by it to pay such items and officient to pay said items as the same account and before payment end become payable. If the amount estimated to be sufficient, in pay and items is to further secure, this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquiry.

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