B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness. I promise to pay monthly to the Mortgagee, 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 Mortgagee, is a be held by it and commingled with other such funds or its own funds for the payment of such items; (b) be carried in a savings account and withultrawn by its to pay such items; or to be credited to the unpaid halance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sums sufficient to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay said items are needed to be unpaid indeptedness as received, news are held or carried in a savings account, the same are needed to further secure 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 Mortgagee 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 increase the unpaid balance of the note hereby secured by the amount of such advance and shall be a part of said note indebtedness under 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.

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D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgager's hehalf everything so convenanted that said Mortgagee may also do any act it may deem mercessary to protect the lies hereit, that Mortgager will repay upon demand any moneys paid or disbursed by Mortgage for any of the above parposes and such moneys togethers with interest thereon at the highest fait 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 decret foreclosing this mortgage and be paid out of the rents or preceeds of said premises if not inherwise paid; that it shall not be obligatory upon the Mortgagee to inquire into the validity of any lien, encombrance or claim 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 hereunder; and the Mortgagee shall not incur any personal liability because of anything it may de or omit to do hereunder;

E. That it is the intent hereois to'scrure payment of said note and obligation whether the entire amount shall have been advanced 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 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 Mortgagor may without notice to the Mortgagor, deal with such successors in interest with reference to this mortgage and the debt hereby schered in the same manner as with the Mortgagor, and may induce to successors in interest with reference to this mortgage and the debt hereby, without discharging or in any was affecting the inbullity of the Mortgager hereunder or upon the debt hereby.

6. That time is of the essence horeof and it default be made in performance of anyworvenant herein contained or in making any payment index said inter or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lies or charge upon any of said property, or upon the filing of a proceeding in hankrupter here assists the Mortgager, or if the Mortgager shall make an assignment for the benefit of his products or if his property he placed under control of or in custods of any court, or if the Mortgagen abandon any of said property, then and in any of said events, the Mortgager is bereiv authorized and empowered, at its option and without affecting the lien benefit energies of the priority of said lien or any right of the Mortgager hereunder, to declare without optice, all sums secured hereby immediately due and payable, shelther or not such default be remedied by Mortgager, and apply inwarding the payment of said mortgage, indebtedness of the Mortgager to the Mortgager to and said wortgager, and apply immediately proceed to forcelise this mortgage, and in any Joreclosure a sale may be made ought premises en masse without offering the several parts separately:

If 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 dott hereby Secured or the lieu of this Informant, or any biggation to which the Mortgagee may be made a party on the number of this linear or the lieu of the property securing the indebtdecks hereby secured or which may affect the title to the property securing the indebtdecks hereby secured or which may affect the title to the property securing the indebt does hereby secured or which may affect the title to the property securing the indebtdecks hereby secured or which may affect the title to the property securing the indebt does hereby secured. Any costs and expenses reasonably incurred, the does the other mortgage and sale of the property securing the same and it connection with any affect shall be added to an only secure of the transmittion, shall be added to all be a part of the doe transmittion. Shall be added to and be a part of the doe transmittion, shall be added to and be a part of the does transmitting the transmittion. Shall be added to and be a part of the does transmitting the same and all connection with any affect shall be payable by the Mortgage on domand, and it not paid shall be included in any decret or and generates a part of said emortgage debt and shall include interest at the highest contract rate, or if no such construction the user.

I the new the motional property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and receive all condemnation which may be paid for any property taken or for damages to any property not taken and all condemnation compensations are of all built be forthwith applied by the Mortgagee, as it may elect, be the immediate reduction of the indebted new dull be derived to the Mortgager of the section.

All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Moritagee, whether now the or fride to become due, under or liv vitue of any large is agreement for the ave or occupancy of sud property, or any part hereof, whether and profits of sud property, or any part hereof, whether and profits of sud property or any part hereof, whether and profits of sud property or any part hereof, whether and profits of sud property of and incoments and profits on a parity with suil real estate or accumantly and such pledge shall not be deemed, merged in any force/osure decree, and the to establish an also that transfer and profits or accumative on after force-osure or any part hereof, make leases to terms decrined advantageous to it terminate or molity existing or future leases, collect sud avails, transfer and profits readers to the Moritagee, and the such measures solute legal or cruitable as it may deem proper to endoer collection thereof, make leases to terms decrined advantageous to it terminate or molity existing of future leases, collect sud avails, transfer and provide existing of the provide and the subscenter collection thereof, when a success and on the income of insurance premises and periods and in general exists and there are and existence or lower and there form a diverge and the future leases and assistence, collection there for a subscenter as may part indexis and as a subscential to a collect and extended for the adoresaid property and advantageous to the extended to average and other income of insurance premises, and all expenses of extended to all the income estimate of and the income estimate and assistent estimates and assistent indexidences are apprentiated as the income estimate as and prove interval there of any other indexed and in expenses and the expense of the present therefore and any periods. And an a subscential development therefore advance terminate estimate and and any periods are estable and in a spece distribution and anot therefore advance e

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 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 plural; that all rights and obligations under this mertgage shall extend to and be binding upon the respective heirs, executors, administrative, successors and assigns of the Mortgagee, and that the powers herein mentioned may be exercised as often as occasion therefor arises.